Volume 44, Number 5 Pages 757–892 March 1, 2019

#### SALUS POPULI SUPREMA LEX ESTO

"The welfare of the people shall be the supreme law."



## JOHN R. ASHCROFT SECRETARY OF STATE

# MISSOURI REGISTER

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# Missouri



## REGISTER

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Documents will be accepted for filing on all regular workdays from 8:00 a.m. until 5:00 p.m. We encourage early filings to facilitate the timely publication of the *Missouri Register*. Orders of Rulemaking appearing in the *Missouri Register* will be published in the *Code of State Regulations* and become effective as listed in the chart above. Advance notice of large volume filings will facilitate their timely publication. We reserve the right to change the schedule due to special circumstances. Please check the latest publication to verify that no changes have been made in this schedule. To review the entire year's schedule, please check out the website at <a href="https://www.sos.mo.gov/adrules/pubsched">www.sos.mo.gov/adrules/pubsched</a>.

#### HOW TO CITE RULES AND RSMO

#### **RULES**

The rules are codified in the Code of State Regulations in this system—

| Title      |             | Division | Chapter      | Rule          |
|------------|-------------|----------|--------------|---------------|
| 3          | CSR         | 10-      | 4            | .115          |
| Department | Code of     | Agency   | General area | Specific area |
|            | State       | Division | regulated    | regulated     |
|            | Regulations |          |              |               |

and should be cited in this manner: 3 CSR 10-4.115.

Each department of state government is assigned a title. Each agency or division in the department is assigned a division number. The agency then groups its rules into general subject matter areas called chapters and specific areas called rules. Within a rule, the first breakdown is called a section and is designated as (1). Subsection is (A) with further breakdown into paragraphs 1., subparagraphs A., parts (I), subparts (a), items I. and subitems a.

The rule is properly cited by using the full citation, for example, 3 CSR 10-4.115 NOT Rule 10-4.115.

Citations of RSMo are to the *Missouri Revised Statutes* as of the date indicated.

#### Code and Register on the Internet

The Code of State Regulations and Missouri Register are available on the Internet.

The Code address is <a href="www.sos.mo.gov/adrules/csr/csr">www.sos.mo.gov/adrules/csr/csr</a>

The Register address is www.sos.mo.gov/adrules/moreg/moreg

These websites contain rulemakings and regulations as they appear in the Code and Registers.

ules appearing under this heading are filed under the authority granted by section 536.025, RSMo 2016. An emergency rule may be adopted by an agency if the agency finds that an immediate danger to the public health, safety, or welfare, or a compelling governmental interest requires emergency action; follows procedures best calculated to assure fairness to all interested persons and parties under the circumstances; follows procedures which comply with the protections extended by the Missouri and the United States Constitutions; limits the scope of such rule to the circumstances creating an emergency and requiring emergency procedure, and at the time of or prior to the adoption of such rule files with the secretary of state the text of the rule together with the specific facts, reasons, and findings which support its conclusion that there is an immediate danger to the public health, safety, or welfare which can be met only through the adoption of such rule and its reasons for concluding that the procedure employed is fair to all interested persons and parties under the circumstances.

than ten (10) days after filing or at such later date as may be specified in the rule and may be terminated at any time by the state agency by filing an order with the secretary of state fixing the date of such termination, which order shall be published by the secretary of state in the *Missouri Register* as soon as practicable.

Il emergency rules must state the period during which they are in effect, and in no case can they be in effect more than one hundred eighty (180) calendar days or thirty (30) legislative days, whichever period is longer. Emergency rules are not renewable, although an agency may at any time adopt an identical rule under the normal rulemaking procedures.

#### Title 13—DEPARTMENT OF SOCIAL SERVICES Division 65—Missouri Medicaid Audit and Compliance Chapter 3—Participant and Provider Procedure

#### **EMERGENCY RULE**

#### 13 CSR 65-3.010 Participant Lock-In Program

PURPOSE: This rule establishes a process to safeguard against unnecessary or inappropriate utilization of care and services by MO HealthNet participants by identifying excessive use patterns in order to rectify overutilization practices of participants.

EMERGENCY STATEMENT: The Department of Social Services, Missouri Medicaid Audit & Compliance Unit (MMAC), determines that this emergency rule is necessary to protect public health, safety, and/or welfare and to preserve a compelling governmental interest. MMAC has long been responsible for reviewing MO HealthNet participants who may be subjecting the MO HealthNet program to fraud, waste, and abuse through mis-utilization or over-utilization of their MO HealthNet benefits. A participant usually engages in such conduct in order to obtain opiates or other pain-killing drugs. If MMAC determines that a MO HealthNet participant is mis- or over-utilizing MO HealthNet benefits, MMAC can lock-in the participant to a particular physician, to a specific pharmacy, or both. A version of the lock-in regulation currently exists under a MO HealthNet regulations in 13 CSR Chapter 70, but that regulation is scheduled to be rescinded on January 30, 2019. Because the regulation affected MMAC's

duties more than MO HealthNet, DSS decided to move the regulation to 13 CSR Chapter 65 - the chapter of regulations dedicated to MMAC – in conjunction with making a few amendments to the rule. Due to unforeseeable delays in the rulemaking process, however, the lock-in regulation of Chapter 65 will not be effective until February 28, 2019, leaving the state without the program for approximately one month. On average, MMAC reviews medical and pharmacy records of 210 MO HealthNet participants in a month with about 25% of these reviews leading to the locking in of the participant and a savings to the MO HealthNet program of an average of \$458,000 each month. MMAC needs this emergency regulation to combat instances of MO HealthNet participants misusing or abusing their physician or pharmacy benefits and thereby protecting the public health, safety, and/or welfare of MO HealthNet participants. MMAC also needs this emergency regulation to protect government interest of not paying for unnecessary MO HealthNet benefits. The scope of this emergency regulation is limited to circumstances creating the emergency and complies with the protections extended in the Missouri and United States Constitutions. MMAC believes this emergency regulation is fair to all interested persons and parties under the circumstances. The proposed rule was published in the Missouri Register on September 4, 2018 (43 MoReg 2555-2556) and the order of rulemaking was published on January 15, 2019 (44 MoReg 440-441). This emergency rule, filed on January 18, 2019, becomes effective January 30, 2019, and expires February 28, 2019.

- (1) Definitions applicable to the administration of this program are as follows:
- (A) "Lock-In" means limiting or restricting a participant's ability to access services to a single physician and/or a single pharmacy to reduce excessive MO HealthNet benefits usage;
- (B) "Medically necessary" means health care services or supplies that are needed to diagnose or treat an illness, injury, condition, disease, or its symptoms and that meet accepted standards of medicine;
- (C) "Misutilization" or "misuse" means overusing, underusing, or using MO HealthNet services in a way that is harmful, wasteful, and uncoordinated or using services provided under the MO HealthNet program in an improper or incorrect manner, whether that use is intentional or unintentional;
- (D) "Overlap" means at least one (1) day of overlapping dispensing of prescriptions written by two (2) or more different prescribers; and
- (E) "Therapeutic class" means a class of medications that are used to treat similar medical conditions.
- (F) "MMAC approved pharmacy" means a licensed pharmacy that is currently enrolled with MO HealthNet and is not currently sanctioned or under investigation by any federal or state authority; and
- (G) "MMAC approved physician" means a licensed physician that is currently enrolled with MO HealthNet and is not currently sanctioned or under investigation by any federal or state authority.
- (2) Unless a participant shows that the service or product provided to the participant was otherwise medically necessary, the Missouri Medicaid Audit and Compliance Unit (MMAC) may place the participant in the Lock-In Program if the participant's utilization of benefits exceeds one (1) or more of the following parameters during a three- (3-) month period:
- (A) Use of three (3) or more drugs in the same therapeutic class such that the prescriptions of such drugs overlap;
  - (B) Use of three (3) or more pharmacies;
- (C) Use of sixteen (16) or more prescriptions for therapeutic classes such as, but not limited to, analgesics, anticonvulsants, skeletal muscle relaxants, anxiolytics, or other potential drugs of misuse;
- (D) Use of three (3) or more providers that specialize in a same or similar service or product;
  - (E) Use of three (3) or more different emergency departments; or

- (F) Use by referral, review, or other analysis that indicates possible overutilization or that identifies a patient safety issue.
- (3) Placement in the Lock-In Program.
- (A) The decision to place a participant in the Lock-In Program is at MMAC's discretion. MMAC is to consider the following factors when deciding whether to place the participant in the Lock-In Program:
- 1. Seriousness of the findings MMAC will consider the seriousness of the findings including, but not limited to, overlaps of the same therapeutic class of prescription medications, the use of multiple pharmacies, the prescription of the same therapeutic class of prescription medications by multiple, like, or different prescribers, emergency department visits for non-emergent services, the use of multiple emergency departments in different locations, and the use of multiple primary care clinics;
- 2. Extent of Inappropriate Utilization of Services MMAC will consider the extent as measured by, but not limited to, the number of overlapping prescriptions within the same therapeutic class prescribed by different prescribers and the number of emergency department visits and locations for diagnoses that are non-emergent such as back pain, lumbago, pain in limb, or toothache;
- 3. Prior History of Action Taken by the Lock-In Section MMAC will consider whether or not the participant has been given prior education by the Lock-In Section which includes any education letters, warning letters, or previous placement in the Lock-In Program.
- (4) A participant shall be placed in the Lock-In Program if the participant's utilization of benefits was misused by any of the following methods:
- (A) Lending or giving the participant's Medicaid ID card to ineligible individuals who are not eligible for Medicaid;
- (B) Submitting, or causing to be submitted, forged documents to providers for medical benefits or services;
- (C) Refusing to submit to, or failing to have predicted, urine or blood levels following testing for medications prescribed to the participant and covered by the MO HealthNet program while engaged in a pain management or substance use disorder treatment program; or
- (D) Paying cash for prescribed medications covered by the MO HealthNet program.
- (5) Once MMAC identifies a participant that falls under subsection (2) or (3) of this rule and notifies the participant of its decision to place the participant in the Lock-In Program, the participant is to provide MMAC with the following:
- (A) Notification within twenty (20) days of the participant's selection of a single physician and a single pharmacy that must be approved by MMAC. In the event the participant fails to select an MMAC approved physician and pharmacy, MMAC will select a single physician and a single pharmacy on behalf of the participant;
- (B) Notification if the participant requires more than one (1) physician or pharmacy for the purposes of specialized medical treatment. MMAC may permit a participant to select more than one (1) physician or pharmacy upon showing of such need; and
- (C) Notification of any request to change a selected physician and/or pharmacy. A participant may not request to change selection of physician and/or pharmacy more than once within a three (3) consecutive month period unless additional provider changes within that three (3) consecutive month period are approved upon verification of just cause. A participant may only change a selected physician and/or pharmacy if any of the following occur:
- 1. The physician or pharmacy moves, retires, dies, discontinues MO HealthNet participation, or refuses to provide care to the participant; or
  - 2. The participant moves from the physician's service area.
- (6) A participant who is subject to the Lock-In Program may not

- select a single physician and single pharmacy if the single physician and/or single pharmacy decline to serve as the participant's single physician or pharmacy.
- (7) A participant who is subject to the Lock-In Program may only receive services from a provider who is not the designated physician and/or a pharmacy that is not the designated pharmacy in the following circumstances:
  - (A) Documented medical emergencies;
- (B) Upon referral by the participant's designated Lock-In provider; or
  - (C) As otherwise authorized by MMAC.
- (8) A participant who is placed in the Lock-In Program will be subject to Lock-In for a minimum of twenty-four (24) months. If after twenty-four (24) months, MMAC determines that the participant is continuing to misuse the MO HealthNet program as set forth in this rule, MMAC may impose an additional Lock-In period for up to twenty-four (24) additional months.
- (9) Any participant who is aggrieved by a decision made under this regulation may seek administrative review under section 208.080, RSMo

AUTHORITY: sections 208.201 and 660.017, RSMo 2016. Emergency rule filed Jan. 18, 2019, effective Jan. 30, 2019, expires Feb. 28, 2019. A proposed rule covering this same material was published in the September 4, 2018, Missouri Register. (43 MoReg 2555-2556) and the order of rulemaking in the January 15, 2019, Missouri Register (44 MoReg 440-441).

he Secretary of State shall publish all executive orders beginning January 1, 2003, pursuant to section 536.035.2, RSMo 2016.

#### EXECUTIVE ORDER 19-01

WHEREAS, the Missouri Department of Economic Development is created pursuant to Article IV, Section 12 of the Missouri Constitution and Chapter 620, RSMo, and is charged with promoting the economy of the State, the economic development of the State, trade and business, and other activities and programs impacting the economy of the State; and

WHEREAS, the Missouri Department of Natural Resources is created pursuant to Article IV, Section 12 of the Missouri Constitution and Chapter 640, RSMo, and is charged with administering the programs of the State relating to environmental control and the conservation and management of natural resources of the State; and

WHEREAS, the Division of Energy, located within the Department of Economic Development, is charged with coordinating actions relating to energy sustainability in the State, renewable energy use, and energy conservation pursuant to Section 640.157, RSMo; and

WHEREAS, energy sustainability, renewable energy use, and energy conservation are integrally related to the health of natural resources across the State; and

WHEREAS, the transfer of the Division of Energy from the Department of Economic Development to the Department of Natural Resources will benefit the State of Missouri by enhancing the Department of Natural Resources' ability to balance a healthy environment with a healthy economy; and

WHEREAS, top-performing state economic development agencies focus primarily on business development and community development, as well as close coordination with workforce development; and

WHEREAS, the transfer of the Division of Energy from the Department of Economic Development to the Department of Natural Resources will benefit the State of Missouri by enabling the Department of Economic Development to align itself more fully around the core economic development activities of business development and community development, closely coordinated with workforce development.

NOW THEREFORE, I, MICHAEL L. PARSON, GOVERNOR OF THE STATE OF MISSOURI, by virtue of the authority vested in me by the Constitution and laws of the State of Missouri, do hereby order the Department of Economic Development and the Department of Natural Resources to cooperate to:

- Transfer all authority, powers, duties, functions, records, personnel, property, contracts, budgets, matters pending, and other pertinent vestiges of the Division of Energy from the Department of Economic Development to the Department of Natural Resources by Type I transfer, as defined under the Reorganization Act of 1974;
- 2. Develop the mechanisms and processes necessary to effectively transfer the Division of Energy to the Department of Natural Resources; and
- 3. Take the steps necessary to maintain compliance with federal requirements so as not to jeopardize federal financial participation with this transfer.

This order shall become effective no sooner than August 28, 2019, unless disapproved within sixty days of its submission to the First Regular Session of the 100th General Assembly.



IN WITNESS WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Missouri, in the City of Jefferson, on this 17<sup>th</sup> day of January 2019.

Michael L. Parson Governor

ATTEST:

John R. Ashcroft Secretary of State

#### EXECUTIVE ORDER 19-02

WHEREAS, the Missouri Department of Economic Development is created pursuant to Article IV, Section 12 of the Missouri Constitution and Chapter 620, RSMo, and is charged with promoting the economy of the State, the economic development of the State, trade and business, and other activities and programs impacting the economy of the State; and

WHEREAS, the Missouri Department of Insurance is created pursuant to Article IV, Section 12 of the Missouri Constitution, which was redesignated as the Department of Insurance, Financial Institutions and Professional Registration pursuant to Executive Order 06-04, and is charged with regulation of insurance companies, financial institutions, and professional registration of many industries and occupations, including consumer affairs; and

WHEREAS, the Office of Public Counsel, located within the Department of Economic Development, is charged with representing and protecting the interests of the public in any proceeding before or appeal from the Missouri Public Service Commission pursuant to Section 386.710, RSMo; and

WHEREAS, the Public Service Commission, located within the Department of Economic Development, is created pursuant to Chapter 386, RSMo, and is charged with regulating investor-owned electric, natural gas, steam, water, and sewer utilities; and

WHEREAS, the Department of Insurance, Financial Institutions and Professional Registration has extensive expertise in the regulation of complex industries and is well positioned to enhance State functions relating to utility regulation; and

WHEREAS, the transfer of the Office of Public Counsel and the Public Service Commission from the Department of Economic Development to the Department of Insurance, Financial Institutions and Professional Registration will benefit the State of Missouri by consolidating regulatory functions and programs to increase efficiencies and provide a more cohesive and coordinated approach to the regulation of complex industries, including protecting the interests of the public in regard to such industries; and

WHEREAS, top-performing state economic development agencies focus primarily on business development and community development, as well as close coordination with workforce development.

NOW THEREFORE, I, MICHAEL L. PARSON, GOVERNOR OF THE STATE OF MISSOURI, by virtue of the authority vested in me by the Constitution and laws of the State of Missouri, do hereby order the Department of Economic Development and the Department of Insurance, Financial Institutions and Professional Registration to cooperate to:

- Transfer all authority, powers, duties, functions, records, personnel, property, contracts, budgets, matters pending, and other pertinent vestiges of the Office of Public Counsel and the Public Service Commission from the Department of Economic Development to the Department of Insurance, Financial Institutions and Professional Registration by Type III transfer, as defined under the Reorganization Act of 1974;
- 2. Develop the mechanisms and processes necessary to effectively transfer the Office of Public Counsel and the Public Service Commission to the Department of Insurance, Financial Institutions and Professional Registration; and
- 3. Take the steps necessary to maintain compliance with federal requirements so as not to jeopardize federal financial participation with this transfer.

The Department of Insurance, Financial Institutions and Professional Registration shall henceforth be known as the Department of Commerce and Insurance. Executive Order 06-04's designation of the Department of Insurance as the Department of Insurance, Financial Institutions and Professional Registration is hereby superseded and replaced by the designation as the Department of Commerce and Insurance set forth herein.

This order shall become effective no sooner than August 28, 2019, unless disapproved within sixty days of its submission to the First Regular Session of the 100th General Assembly.



IN WITNESS WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Missouri, in the City of Jefferson, on this 17<sup>th</sup> day of January, 2019.

Michael L. Parson Governor

ATTEST:

John R. Ashcroft Secretary of State

#### EXECUTIVE ORDER 19-03

WHEREAS, the Missouri Department of Economic Development is created pursuant to Article IV, Section 12 of the Missouri Constitution and Chapter 620, RSMo, and is charged with promoting the economy of the State, the economic development of the State, trade and business, and other activities and programs impacting the economy of the State; and

WHEREAS, the Missouri Department of Higher Education is created pursuant to Article IV, Section 12 of the Missouri Constitution and Chapter 173, RSMo, and is charged with coordinating higher education policy that fosters a quality post-secondary system, as well as increasing participation in Missouri's public institutions of higher education; and

WHEREAS, the Division of Workforce Development, located within the Department of Economic Development, is currently the state agency designated to receive federal Workforce Innovation and Opportunity Act (WIOA) and Wagner-Peyser funds, conduct job training programs and labor exchanges, and administer other federal and State workforce development programs pursuant to Section 620.010, RSMo; and

WHEREAS, the Division of Workforce Development and the Department of Higher Education have worked closely with each other in the past on issues relating to workforce development and higher education; and

WHEREAS, combining the post-secondary talent development functions of the Department of Higher Education and the Division of Workforce Development will result in better consolidation and coordination of the State's functions relating to workforce development and higher education and would benefit the citizens of the State by promoting efficient administration of post-secondary talent development functions; and

WHEREAS, the Missouri Economic Research and Information Center (MERIC), located within the Department of Economic Development's Division of Business and Community Services, compiles and analyzes labor market information that is essential to the effective and efficient administration of workforce development programs; and

WHEREAS, combining MERIC with the Department of Higher Education and the Division of Workforce Development would provide targeted labor market information and analyses critical to advancing Missouri's post-secondary talent development functions; and

WHEREAS, the transfer of the Division of Workforce Development from the Department of Economic Development to the Department of Higher Education will benefit the State of Missouri by enabling the Department of Economic Development to align itself around the core economic development activities of business and community development, while maintaining close coordination and partnership with the Division of Workforce Development and the Department of Higher Education; and

WHEREAS, the transfer of the Division of Workforce Development's customized job training programs to the newly created One Start division within the Department of Economic Development will promote economic growth and job creation; and

WHEREAS, the establishment of the Regional Engagement Division for business retention, expansion, and recruitment functions will enable the Department of Economic Development to better serve individuals and businesses in different regions of the State; and

WHEREAS, the establishment of the Strategy and Performance Division will enable the Department of Economic Development to enhance its long-term planning and use of data to more effectively carry out its internal and external operations; and

WHEREAS, the Division of Business and Community Services, located within the Department of Economic Development, provides finance and compliance functions and subject matter expertise crucial to helping Missouri's businesses and communities grow; and

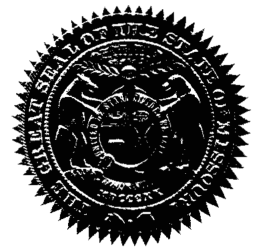
WHEREAS, redesignating the Division of Business and Community Services as the Business and Community Solutions Division will more accurately reflect the Division's solutions-oriented nature and its mission of solving businesses' and communities' challenges across the State.

NOW THEREFORE, I, MICHAEL L. PARSON, GOVERNOR OF THE STATE OF MISSOURI, by virtue of the authority vested in me by the Constitution and laws of the State of Missouri, do hereby:

- 1. Establish the Regional Engagement Division within the Department of Economic Development and transfer all of the authority, powers, duties, functions, records, personnel, property, contracts, budgets, matters pending, and other pertinent vestiges of the Division of Business and Community Services relating to sales, marketing, and initial customer engagement for business retention and expansion and business recruitment functions to the Regional Engagement Division by Type I transfer, as defined under the Reorganization Act of 1974;
- 2. Establish the Strategy and Performance Division within the Department of Economic Development and transfer all of the authority, powers, duties, functions, records, personnel, property, contracts, budgets, matters pending, and other pertinent vestiges of the Department of Economic Development and the Division of Business and Community Services relating to economic analysis, communications and marketing, broadband development, departmental performance and improvement, legislative affairs, military asset support, and strategic initiatives to the Strategy and Performance Division by Type I transfer, as defined under the Reorganization Act of 1974;

- 3. Establish the One Start Division within the Department of Economic Development and transfer all of the authority, powers, duties, functions, records, personnel, property, contracts, budgets, matters pending, and other pertinent vestiges of the Division of Workforce Development relating to customized job training programs to the One Start Division by Type I transfer, as defined under the Reorganization Act of 1974;
- 4. Redesignate the Division of Business and Community Services within the Department of Economic Development as the Business and Community Solutions Division in recognition of its solutions-oriented mission to support businesses and communities through economic development finance and compliance functions and subject matter expertise;
- 5. Transfer all powers, duties and responsibilities of the Division of Business and Community Services not otherwise transferred pursuant to this Executive Order to the redesignated Business and Community Solutions Division;
- 6. Transfer the Division of Workforce Development and all of its authority, powers, duties, functions, records, personnel, property, contracts, budgets, matters pending, and other pertinent vestiges, except as set forth herein, from the Department of Economic Development to the Department of Higher Education by Type I transfer, as defined under the Reorganization Act of 1974;
- 7. Transfer the Missouri Economic Research and Information Center (MERIC) and all of its authority, powers, duties, functions, records, personnel, property, contracts, budgets, matters pending, and other pertinent vestiges, from the Department of Economic Development to the Department of Higher Education by Type I transfer, as defined under the Reorganization Act of 1974;
- 8. Transfer all of the authority, powers, duties, functions, records, personnel, property, contracts, budgets, matters pending, and other pertinent vestiges of the Division of Workforce Development relating to employer service representatives to the Regional Engagement Division by Type I transfer, as defined under the Reorganization Act of 1974;
- Order the Department of Economic Development and the Department of Higher Education
  to develop the mechanisms and processes necessary to effectively complete the orders
  described herein; and
- 10. Order the Department of Economic Development and the Department of Higher Education to take the steps necessary to maintain compliance with federal requirements so as not to jeopardize federal financial participation with the transfers completed herein.

This order shall become effective no sooner than August 28, 2019, unless disapproved within sixty days of its submission to the First Regular Session of the 100th General Assembly.



IN WITNESS WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Missouri, in the City of Jefferson, on this 17th day of January, 2019.

Michael L. Parson Governor

ATTEST:

John R. Ashcroft Secretary of State



# State of Missouri Governor's Proclamation

WHEREAS, Article IV, Section 27, authorizes the Governor to control the rate at which any appropriation is expended by allotment and, further, authorizes the Governor to reduce the expenditures of the state or any of its agencies below their appropriations whenever the actual revenues are less than the revenue estimates upon which the appropriations were based; and

WHEREAS, in addition to the power to control the rate of expenditure established in Article IV, Section 27, three percent of each appropriation, with the exception of amounts for personal service to pay salaries fixed by law, shall be set aside pursuant to section 33.290, RSMo, as a reserve fund and not subject to expenditure except with the approval of the Governor; and

WHEREAS, Article IV, Section 27.2, provides that the Governor notify the General Assembly "whenever the rate at which any appropriation shall be expended is not equal quarterly allotments, the sum of which shall be equal to the amount of the appropriation"; and

WHEREAS, due to a variety of factors, including the three percent reserve that is legally required by section 33.290, RSMo, the rate at which most appropriations are expended is not in "equal quarterly allotments, the sum of which shall be equal to the amount of the appropriation"; and

**WHEREAS**, Article IV, Section 27.3, provides that the Governor notify the General Assembly "when the governor reduces one or more items or portions of items of appropriation of money as a result of actual revenues being less than the revenue estimates upon which the appropriations were based."

**NOW THEREFORE**, I, Michael L. Parson, GOVERNOR OF THE STATE OF MISSOURI, pursuant to Article IV, Section 27, do hereby make the following notification to the One Hundredth General Assembly of the State of Missouri:

I hereby notify the General Assembly, pursuant to Article IV, Section 27.2 of the Missouri Constitution, that through the second quarter of fiscal year 2019, the rate of expenditure for each of the appropriation lines in the fiscal year 2019 budget attached as Exhibit A is not in equal quarterly allotments, the sum of which shall be equal to the amount of the appropriation.

I further notify the General Assembly, pursuant to Article IV, Section 27.3 of the Missouri Constitution, that I have taken no action to permanently reduce one or more items or portions of items of appropriation of money as a result of actual revenues being less than the revenue estimates upon which the appropriations were based in the fiscal year 2019 budget.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Missouri, in the City of Jefferson, this 28th day of January 2019.



Michael L. Parson GOVERNOR

#### Exhibit A

| #  | Agency                    | Budget<br>Appropriation<br>Line |
|----|---------------------------|---------------------------------|
| 1  | ELEM & SEC EDUCATION-OPER | 02.015                          |
| 2  | AGRICULTURE-OPERATING     | 06.085                          |
| 3  | CORRECTIONS-OPERATING     | 09.200                          |
| 4  | MENTAL HEALTH-OPERATING   | 10.110                          |
| 5  | MENTAL HEALTH-OPERATING   | 10.210                          |
| 6  | MENTAL HEALTH-OPERATING   | 10.225                          |
| 7  | SOCIAL SERVICES-OPERATING | 11.465                          |
| 8  | SOCIAL SERVICES-OPERATING | 11.490                          |
| 9  | SOCIAL SERVICES-OPERATING | 11.505                          |
| 10 | SECRETARY OF STATE-OPER   | 12.080                          |
| 11 | SECRETARY OF STATE-OPER   | 12.085                          |

nder this heading will appear the text of proposed rules and changes. The notice of proposed rulemaking is required to contain an explanation of any new rule or any change in an existing rule and the reasons therefor. This is set out in the Purpose section with each rule. Also required is a citation to the legal authority to make rules. This appears following the text of the rule, after the word "Authority."

ntirely new rules are printed without any special symbology under the heading of proposed rule. If an existing rule is to be amended or rescinded, it will have a heading of proposed amendment or proposed rescission. Rules which are proposed to be amended will have new matter printed in boldface type and matter to be deleted placed in brackets.

n important function of the *Missouri Register* is to solicit and encourage public participation in the rulemaking process. The law provides that for every proposed rule, amendment, or rescission there must be a notice that anyone may comment on the proposed action. This comment may take different forms.

If an agency is required by statute to hold a public hearing before making any new rules, then a Notice of Public Hearing will appear following the text of the rule. Hearing dates must be at least thirty (30) days after publication of the notice in the *Missouri Register*. If no hearing is planned or required, the agency must give a Notice to Submit Comments. This allows anyone to file statements in support of or in opposition to the proposed action with the agency within a specified time, no less than thirty (30) days after publication of the notice in the *Missouri Register*.

n agency may hold a public hearing on a rule even though not required by law to hold one. If an agency allows comments to be received following the hearing date, the close of comments date will be used as the beginning day in the ninety- (90-) day-count necessary for the filing of the order of rulemaking.

f an agency decides to hold a public hearing after planning not to, it must withdraw the earlier notice and file a new notice of proposed rulemaking and schedule a hearing for a date not less than thirty (30) days from the date of publication of the new notice.

Proposed Amendment Text Reminder: Boldface text indicates new matter. [Bracketed text indicates matter being deleted.]

Title 5—DEPARTMENT OF ELEMENTARY AND SECONDARY EDUCATION
Division 20—Division of Learning Services
Chapter 400—Office of Educator Quality

#### PROPOSED RESCISSION

**5 CSR 20-400.250 Certificate of License to Teach Content Areas.** This rule provided areas of certificates of license to teach.

PURPOSE: This rule is being rescinded due to current requirements being contained within 5 CSR 20-400.510 – 20-400.680.

AUTHORITY: sections 161.092, 168.021, 168.071, 168.081, and 168.400, RSMo Supp. 2011, and section 168.011, RSMo 2000. This rule previously filed as 5 CSR 80-800.350. Original rule filed April 26, 2000, effective Nov. 30, 2000. Rescinded: Filed Jan. 17, 2019.

PUBLIC COST: This proposed rescission will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed rescission will not cost private entitities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed rescission with the Department of Elementary and Secondary Education, ATTN: Dr. Paul Katnik, Assistant Commissioner, Office of Educator Quality, PO Box 480, Jefferson City, MO 65102-0480 or by email to educatorquality@dese.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

### Title 5—DEPARTMENT OF ELEMENTARY AND SECONDARY EDUCATION

Division 20—Division of Learning Services Chapter 400—Office of Educator Quality

#### PROPOSED RESCISSION

5 CSR 20-400.280 Required Assessments for Professional Education Certification in Missouri. This rule outlined required assessments for certificates of license to teach.

PURPOSE: This rule is being rescinded due to current requirements being contained within 5 CSR 20-400.510—20-400.680.

AUTHORITY: sections 161.092, 168.021, 168.071, 168.081, and 168.400, RSMo Supp. 2012 and sections 168.011, 168.405, and 168.409, RSMo 2000. This rule previously filed as 5 CSR 80-800.380. Original rule filed April 26, 2000, effective Nov. 30, 2000. For intervening history, please consult the Code of State Regulations. Rescinded: Filed Jan. 17, 2019.

PUBLIC COST: This proposed rescission will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed rescission will not cost private entitities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed rescission with the Department of Elementary and Secondary Education, ATTN: Dr. Paul Katnik, Assistant Commissioner, Office of Educator Quality, PO Box 480, Jefferson City, MO 65102-0480 or by email to educatorquality@dese.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 6—DEPARTMENT OF HIGHER EDUCATION Division 10—Commissioner of Higher Education Chapter 2–Student Financial Assistance Programs

#### PROPOSED AMENDMENT

**6 CSR 10-2.080 Higher Education Academic Scholarship Program**. The commissioner is amending subsection (1)(D).

PURPOSE: This amendment updates the definition of approved institution to reflect statutory revisions.

#### (1) Definitions.

(D) Approved institution means any institution located in the state of Missouri that meets the requirements set forth in *[section]* subdivision 173.1102.1(2) or (3), RSMo, and that has been approved under 6 CSR 10-2.140.

AUTHORITY: section 173.250, RSMo [Supp. 2013] 2016. Original rule filed Nov. 14, 1986, effective Feb. 28, 1987. For intervening history, please consult the Code of State Regulations. Amended: Filed Jan. 29, 2019.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Missouri Department of Higher Education, PO Box 1469, Jefferson City, MO 65102-1469 or kelli.reed@dhe.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

#### Title 6—DEPARTMENT OF HIGHER EDUCATION Division 10—Commissioner of Higher Education Chapter 2–Student Financial Assistance Programs

#### PROPOSED AMENDMENT

6 CSR 10-2.100 Public Safety Officer or Employee's Child Survivor Grant Program. The commissioner is amending subsections (1)(H), (1)(I), and (1)(L), and section (2).

PURPOSE: These amendments update the definitions of institution of postsecondary education or approved institution, line of duty, and public safety officer to reflect statutory revisions. The amendments also correct the name of the program referenced in section (2).

#### (1) Definitions.

- (H) Institution of postsecondary education or approved institution shall be any private or public institution located in Missouri that meets the requirements set forth in *[section]* subdivision 173.1102.1(2) or (3), RSMo.
- (I) Line of duty shall mean any action of an employee directly connected to their employment with the Department of Transportation, or of a public safety officer!, whose primary function is crime control or reduction, enforcement of the criminal law, or suppression of fires, and! who is authorized or obligated by law, rule, regulation, or condition of employment or service to perform such function.
- (L) Public safety officer shall be any firefighter, uniformed employee of the office of the state fire marshal, police officer, capitol police officer, parole officer, probation officer, state correctional employee, water safety officer, park ranger, conservation officer, or highway patrolman employed by the state of Missouri or a political subdivision thereof, including an individual serving in any such capacity as a certified volunteer, who is killed or permanently and totally disabled in the line of duty, or any emergency medical technician, air ambulance pilot, air ambulance registered professional nurse, air ambulance registered respiratory therapist, or flight crew member, as these terms are defined in subsection

173.260.1, RSMo, who is killed or permanently and totally disabled in the line of duty.

(2) Responsibilities of Institutions of Postsecondary Education. Institutions participating in the Public Safety Officer or Employee's **Child** Survivor Grant program must meet the requirements set forth in 6 CSR 10-2.140, Institutional Eligibility for Student Participation.

AUTHORITY: section 173.260, RSMo [2000] Supp. 2018. Original rule filed April 29, 1988, effective July 28, 1988. Amended: Filed May 27, 1999, effective Jan. 30, 2000. Amended: Filed Feb. 20, 2009, effective Aug. 30, 2009. Amended: Filed June 15, 2016, effective Nov. 30, 2016. Amended: Filed Jan. 29, 2019.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Missouri Department of Higher Education, PO Box 1469, Jefferson City, MO 65102-1469 or kelli.reed@dhe.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

#### Title 6—DEPARTMENT OF HIGHER EDUCATION Division 10—Commissioner of Higher Education Chapter 2—Student Financial Assistance Programs

#### PROPOSED AMENDMENT

6 CSR 10-2.120 Competitiveness Scholarship Program. The commissioner is amending subsection (1)(C).

PURPOSE: This amendment updates the definition of approved institution to reflect statutory revisions.

#### (1) Definitions.

(C) Approved institution means any institution located in Missouri that meets the requirements set forth in *[section]* **subdivision** 173.1102.1(2) or (3), RSMo, and that has been approved under 6 CSR 10-2.140.

AUTHORITY: section 173.262, RSMo [2000] 2016. Original rule filed May 24, 1990, effective Nov. 30, 1990. For intervening history, please consult the Code of State Regulations. Amended: Filed Jan. 29, 2019.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Missouri Department of Higher Education, PO Box 1469, Jefferson City, MO 65102-1469 or kelli.reed@dhe.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

#### Title 6—DEPARTMENT OF HIGHER EDUCATION Division 10—Commissioner of Higher Education Chapter 2—Student Financial Assistance Programs

#### PROPOSED AMENDMENT

6 CSR 10-2.140 Institutional Eligibility for Student Participation. The commissioner is amending section (1), subsections (3)(B) and (3)(C), and subsection (6)(C).

PURPOSE: These amendments update the definition of approved institution, approved private institution, and approved public institution, and add the definition of approved virtual institution to reflect statutory revisions. The amendments also update institutional eligibility provisions and statutory references to reflect statutory revisions.

#### (1) Definitions.

- (A) Approved institution means any institution located in the state of Missouri that meets the requirements set forth in *[section]* subdivisions 173.1102.1(2) *[or]*, (3), or (4), RSMo; that has been approved under 6 CSR 10-2.140; and that has been approved to participate in the federal student financial assistance programs created in Title IV of the Higher Education Act of 1965, as amended.
- (B) Approved private institution means an educational institution as defined in *[section]* subdivision 173.1102.1(2), RSMo.
- (C) Approved public institution means an educational institution as defined in *[section]* subdivision 173.1102.1(3), RSMo.
- (D) Approved virtual institution means an educational institution as defined in subdivision 173.1102.1(4), RSMo.
- I(D)I(E) CBHE means the Coordinating Board for Higher Education created by section 173.005, RSMo.
- [(E)](F) Department means the Department of Higher Education created by section 173.005, RSMo.
- [(F)](G) Expenses shall mean any charges the student owes to the institution that can be paid with state student assistance program funds as defined by each state student assistance program.
- [(G)](H) Standard admission policies shall mean policies approved and published by the approved institution to admit students to the institution.
- [(H)](I) State student assistance program shall be any financial aid program created by Missouri statute that charges the CBHE with program administration and that establishes institutional eligibility through criteria consistent with section 173.1102, RSMo, as determined by the CBHE.

#### (3) Institutional Eligibility.

- (B) Public [and], private, and virtual institutions are eligible to participate in state student assistance programs only if they permit faculty members to select textbooks without influence or pressure from any source in order to be approved institutions. This requirement is in addition to requirements set forth in [sections] subdivisions 173.1102.1(2) [and], (3), and (4), RSMo, and elsewhere in this rule. Selection of textbooks within individual departments or schools by faculty curriculum committees shall not be considered inconsistent with this requirement.
- (C) To be an approved private institution, an institution must be a nonprofit educational institution operating privately under the control of an independent board and not directly controlled or administered by any public agency or political subdivision. This requirement is in addition to requirements set forth in [section] subdivision 173.1102.1(2), RSMo, and elsewhere in this rule. For the purposes of this rule, an independent board is one that meets the following minimum criteria:
- 1. The governing instrument of the institution gives the governing board final decision making authority for the institution;
- 2. The governing board is composed of a number of members as fixed or provided for in the governing instrument of the institution, who serve for terms of definite duration:

- 3. Each member of the governing board is free to exercise judgment independently in the interest of the institution without being controlled by any person or authority; and
- 4. The members of the governing board may not be removed by any authority during their respective terms, except for cause. For purposes of this criterion, "cause" shall not include any reason based upon religious affiliation, including failure to follow the directives of any purported superior authority, religious or otherwise.

#### (6) Procedures.

(C) During a period in which an institution is certified as an approved institution, if a substantial change occurs in the institution's governing structure; in the institution's hiring policies pertaining to administration, faculty, and staff; in the institution's admissions policies; in the institution's textbook selection procedures; in the level of programs or degrees offered by the institution; in the institution's qualification for accreditation by the Higher Learning Commission or other United States Department of Education-recognized accrediting agency; in the institution's record of compliance with lawfully promulgated CBHE policies and procedures; or in any other matter affecting the criteria set forth in [sections] subdivisions 173.1102.1(2) [or], (3), or (4), RSMo, the CBHE may consider whether to terminate the institution's approved status because of such change. Institutions shall notify the CBHE in writing within thirty (30) days after any such change occurs. Before the CBHE makes a decision regarding the status of an approved institution, the CBHE may, at its own discretion, hold one (1) or more public hearing(s) under the procedures set forth in subsection (6)(G) of this rule.

AUTHORITY: sections 173.236, 173.254, [173.260, and] 173.250, 173.262, and 173.1103, RSMo [2000] 2016, and sections 173.234[, 173.250,] and [173.1103] 173.260, RSMo Supp. [2013] 2018. Emergency rule filed Aug. 28, 2007, effective Sept. 7, 2007, expired March 4, 2008. Original rule filed Oct. 12, 2007, effective March 30, 2008. Amended: Filed Dec. 15, 2008, effective June 30, 2009. Amended: Filed June 15, 2016, effective Nov. 30, 2016. Amended: Filed Jan. 29, 2019.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Missouri Department of Higher Education, PO Box 1469, Jefferson City, MO 65102-1469 or kelli.reed@dhe.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 6—DEPARTMENT OF HIGHER EDUCATION Division 10—Commissioner of Higher Education Chapter 2—Student Financial Assistance Programs

#### PROPOSED AMENDMENT

**6 CSR 10-2.150 Access Missouri Financial Assistance Program**. The commissioner is amending subsection (1)(E), section (3), and subsection (5)(H).

PURPOSE: These amendments update the definition of approved institution, and revise the basic eligibility and award policies to reflect statutory revisions.

(1) Definitions.

- (E) Approved institution means any institution located in the state of Missouri that meets the requirements set forth in [sections] subdivisions 173.1102.1(2) [or], (3), or (4), RSMo, that has been approved under 6 CSR 10-2.140, and that has been approved to participate in the federal student financial assistance programs created in Title IV of the Higher Education Act of 1965, as amended.
- (3) Basic Eligibility Policy. [To qualify for an Access Missouri award, an initial or a renewal recipient, at the time of his application and throughout the period during which the recipient receives the award, must meet the requirements set forth in section 173.1104, RSMo.]
- (A) To qualify for an Access Missouri award, an initial or renewal recipient, at the time of application and throughout the period during which the recipient receives the award, must meet the requirements set forth in section 173.1104, RSMo.
- (B) Initial or renewal recipients attending an approved virtual institution that fails to meet all of the requirements in subdivision 173.1102.1(4), RSMo are not eligible for assistance under sections 173.1104 and 173.1105, RSMo.
- (5) Award Policy.
- (H) No Access Missouri awards will be granted to a student after—
  - 1. A baccalaureate degree has been granted to the student;
- The [required] hours, or the equivalent to the hours, required for a baccalaureate degree have been completed by a student: or
- 3. The student has completed one hundred fifty (150) semester hours **or the equivalent**, or two hundred twenty-five (225) quarter hours **or the equivalent** of coursework.

AUTHORITY: section 173.1103, RSMo [Supp. 2013] 2016. Emergency rule filed Aug. 28, 2007, effective Sept. 7, 2007, expired March 4, 2008. Original rule filed Oct. 12, 2007, effective March 30, 2008. For intervening history, please consult the Code of State Regulations. Amended: Filed Jan. 29, 2019.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Missouri Department of Higher Education, PO Box 1469, Jefferson City, MO 65102-1469 or kelli.reed@dhe.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

#### Title 6—DEPARTMENT OF HIGHER EDUCATION Division 10—Commissioner of Higher Education Chapter 2—Student Financial Assistance Programs

#### PROPOSED AMENDMENT

**6 CSR 10-2.160 War Veteran's Survivors Grant Program**. The commissioner is amending subsection (1)(K).

PURPOSE: This amendment updates the definition of institution of postsecondary education or approved institution to reflect statutory revisions.

#### (1) Definitions.

(K) Institution of postsecondary education or approved institution shall be any Missouri public institution of postsecondary education as defined in [section] subdivision 173.1102.1(3), RSMo.

AUTHORITY: section 173.234, RSMo Supp. [2013] 2018. Original rule filed Dec. 15, 2008, effective June 30, 2009. Amended: Filed June 15, 2016, effective Nov. 30, 2016. Amended: Filed Jan. 29, 2019

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Missouri Department of Higher Education, PO Box 1469, Jefferson City, MO 65102-1469 or kelli.reed@dhe.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

#### Title 6—DEPARTMENT OF HIGHER EDUCATION Division 10—Commissioner of Higher Education Chapter 2—Student Financial Assistance Programs

#### PROPOSED AMENDMENT

**6 CSR 10-2.170 Kids' Chance Scholarship Program**. The commissioner is amending subsection (1)(J).

PURPOSE: This amendment updates the definition of institution of postsecondary education or approved institution to reflect statutory revisions.

#### (1) Definitions.

(J) Institution of postsecondary education or approved institution means any institution located in the state of Missouri that meets the requirements set forth in *[sections]* subdivisions 173.1102.1(2) or (3), RSMo, and that has been approved under 6 CSR 10-2.140.

AUTHORITY: section 173.254, RSMo [2000] 2016. Original rule filed Dec. 15, 2008, effective June 30, 2009. Amended: Filed June 15, 2016, effective Nov. 30, 2016. Amended: Filed Jan. 29, 2019.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Missouri Department of Higher Education, PO Box 1469, Jefferson City, MO 65102-1469 or kelli.reed@dhe.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

#### Title 6—DEPARTMENT OF HIGHER EDUCATION Division 10—Commissioner of Higher Education Chapter 2—Student Financial Assistance Programs

#### PROPOSED AMENDMENT

6 CSR 10-2.180 Minority and Underrepresented Environmental Literacy Program. The commissioner is amending subsection

(1)(D).

PURPOSE: This amendment updates the definition of approved institution to reflect statutory revisions.

#### (1) Definitions.

(D) Approved institution means any institution located in the state of Missouri that meets the requirements set forth in *[section]* subdivisions 173.1102.1(2) or (3), RSMo, that has been approved under 6 CSR 10-2.140.

AUTHORITY: section 173.240, RSMo [Supp. 2013] 2016. Original rule filed Feb. 17, 2011, effective Oct. 30, 2011. Amended: Filed June 15, 2016, effective Nov. 30, 2016. Amended: Filed Jan. 29, 2019.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Missouri Department of Higher Education, PO Box 1469, Jefferson City, MO 65102-1469 or kelli.reed@dhe.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

#### Title 6—DEPARTMENT OF HIGHER EDUCATION Division 10—Commissioner of Higher Education Chapter 2—Student Financial Assistance Programs

#### PROPOSED AMENDMENT

**6 CSR 10-2.190 A+ Scholarship Program**. The commissioner is amending subsection (3)(A).

PURPOSE: These amendments update the eligibility policy to reflect statutory revisions.

#### (3) Eligibility Policy.

- (A) To qualify for A+ tuition reimbursement, an initial recipient must meet the following criteria:
- 1. Attend an A+ designated high school or high schools for at least three (3) years [immediately] prior to graduation and graduate from an A+ designated high school. Enrollment [at all A+ designated high schools attended] during the three (3) years [period immediately prior to the student's graduation] in which the student was in attendance at one (1) or more A+ designated high schools must total a minimum of eighty percent (80%) of the instructional days required by the high school from which the student graduates. Interruptions in enrollment cumulatively totaling no more than twenty percent (20%) of instructional days in the three (3) years [period] in which the student was in attendance at one (1) or more A+ designated high schools may occur consecutively or intermittently;
- 2. Make a good faith effort to first secure all available federal sources of funding that could be applied to the A+ Scholarship reimbursement;
  - 3. Be a U.S. citizen or permanent resident;
- 4. Enter into a written agreement with the A+ designated high school prior to high school graduation;
- 5. Graduate from an A+ designated high school with an overall grade point average of at least two and one-half (2.5) on a four-point (4.0) scale, or the equivalent on another scale;

- 6. Have at least a ninety-five percent (95%) attendance record overall for grades nine through twelve (9-12);
- 7. Have performed fifty (50) hours of unpaid tutoring or mentoring, of which up to twenty-five percent (25%) may include job shadowing, prior to high school graduation, except—
- A. When there are circumstances beyond a student's control, the high school may extend the time period for completing this requirement on a case-by-case basis, not to exceed six (6) months beyond high school graduation;
- 8. Beginning with the high school senior class of 2015, meet one (1) of the following indicators of college preparedness, unless the A+ school district has met all of the Department of Elementary and Secondary Education's requirements for waiver of the Algebra I end-of-course exam for the recipient:
- A. Have achieved a score of proficient or advanced on the official Algebra I end-of-course exam, or a higher level DESE approved end-of-course exam in the field of mathematics; or
- B. Meet other criteria established by the CBHE. The CBHE will develop these criteria in consultation with participating A+ institutions and A+ designated high schools and may revise these criteria annually:
- 9. Have maintained a record of good citizenship and avoidance of the unlawful use of drugs and/or alcohol while in grades nine through twelve (9–12). Student participation in the Constitution Project of Missouri may be included in a student's record of good citizenship in accordance with the A+ designated high school's policy;
- 10. Be admitted as a regular student, enroll in an eligible program, and attend on a full-time basis a participating institution, except that students in the following circumstances may be enrolled less than full time:
- A. The student is enrolled in all of the available hours applicable to the student's program of study in a given term;
  - B. The student is participating in a required internship; or
- C. The student is enrolled in prerequisite courses that do not require full-time enrollment;
- 11. Not be enrolled or intend to use the award to enroll in a course of study leading to a degree in theology or divinity;
- 12. Not have a criminal record preventing receipt of federal Title IV student financial aid;
- 13. Meet the institution's definition of satisfactory academic progress as determined by the participating institution's policies as applied to other students at the participating institution receiving assistance under federal Title IV student financial aid programs, with the exception of cumulative grade point average (CGPA). The student must achieve a minimum CGPA of two (2.0) on a four-point (4.0) scale, or the equivalent on another scale, at the end of the fall semester for semester-based programs, or at the end of the initial payment period for non-semester based programs. The calculation of CGPA shall be based on the participating institution's policies as applied to other students in similar circumstances; and
- 14. For students that receive a positive net disbursement in a given term, maintain eligibility by meeting the following course completion standards. A course is considered complete if the student earns a standard grade for the course, including a failing grade but excluding a grade at withdrawal prior to completion:
- A. Complete a minimum of twelve (12) semester credit hours in the fall or spring semester, six (6) credit hours in the summer term, or the equivalent, for students enrolled full-time in an eligible credit hour program. Students unable to satisfy the statutory minimum requirements for full-time status under the federal Title IV student financial aid programs as a result of a disability as defined by Title II of the Americans with Disabilities Act must complete a minimum of six (6) credit hours, or the equivalent, in any term;
- B. Complete a minimum of ninety (90) percent of the clock hours required for the federal payment period, for students enrolled full-time in an eligible clock hour program; or
- C. Complete all of the hours in which the student is enrolled in a given term, for students enrolled less than full-time in accordance

with subparagraphs (3)(A)10.A.-C. of this rule.

AUTHORITY: section 160.545, RSMo [2016] Supp. 2018 and Executive Order 10-16, dated January 29, 2010. Original rule filed Feb. 17, 2011, effective Oct. 30, 2011. For intervening history, please consult the Code of State Regulations. Amended: Filed Jan. 29, 2019.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Missouri Department of Higher Education, PO Box 1469, Jefferson City, MO 65102-1469 or kelli.reed@dhe.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

#### Title 9—DEPARTMENT OF MENTAL HEALTH Division 10—Director, Department of Mental Health Chapter 5—General Program Procedures

#### PROPOSED AMENDMENT

**9 CSR 10-5.190 Background Screening** *[for Employees and Volunteers] Requirements.* The department is amending the rule title, purpose, sections (1)-(10), and adding new section (11).

PURPOSE: This amendment clarifies the application of the rule and updates the rule to ensure it is consistent with section 630.170, RSMo, and makes necessary modifications to implement the changes impacting section 630.170, RSMo, that were effective January 1, 2017, and adds a definitions section.

PURPOSE: This rule establishes [standards for obtaining] background screening requirements for [certain] staff and certain volunteers, students, and members of a provider's household in any public or private facilities, community residential facilities, day programs, or specialized service operated, licensed, certified, accredited, in possession of deemed status, or funded by the Department of Mental Health.

- (1) Definitions. The following definitions apply to terms used in this rule:
  - (A) DMH—the Missouri Department of Mental Health;
- (B) Members of the provider's household—persons age eighteen (18) or older whose permanent residence is the provider's household, or persons who visit the home on a frequent basis, or persons who spend the night in the home on a frequent basis such that direct, unsupervised contact with individuals served is likely to occur. For purposes of this rule, "frequent" means six (6) or more times over a rolling twelve- (12-) month period;
- (C) Natural supports—supports provided by a person of the individual's choice that assist him or her in achieving his or her goals and facilitate his or her integration into the community. Natural supports are provided by persons who are not paid staff of an agency but may be initiated, planned, and facilitated in partnership with an agency;
- (D) Staff (staff member, employee, personnel)—a paid employee or contractor providing services or supports on behalf of the agency on a full- or part-time basis who has contact with individuals served by the agency;
- (E) Student (student worker, student intern, practicum student)—a person who is not on the agency or provider payroll, but

- as part of his or her education or training has direct contact with individuals served:
- (F) Visitor—a family member, friend, clergy, or other person invited by the individual served; and
- (G) Volunteer—an unpaid person formally recognized by the agency to provide direct services or supports to individuals it serves.
- [(1)](2) For the purposes of this rule, **public or private facilities**, **community** residential facilities, day programs, and specialized services (agencies) are divided into two (2) categories, as follows:
- (A) Category I. [Those] Agencies that are certified or licensed exclusively by the Department of Mental Health (DMH) or, although not certified or licensed, are funded by [the department] DMH. Specifically this category includes:
- 1. [Agencies certified by DMH as community psychiatric rehabilitation programs (CPRP), comprehensive substance abuse and treatment and rehabilitation programs (CSTAR), residential and/or outpatient programs;] All agencies certified by DMH:
- [2. Agencies certified by DMH in the community-based waiver certification program;
- 3. Agencies certified by the Division of Alcohol and Drug Abuse;]
- [4.]2. [Facilities] Agencies that have contractual arrangements with [the department] DMH but are exempt from [the department's] DMH's licensing and certification [rules] process due to accreditation or other reason; and
- [5.]3. [Facilities and day programs which] Agencies that are licensed by [the department] DMH and do not have a license from another state agency; and
- (B) Category II. [Those] Agencies that[, in addition to a license or certificate from DMH,] have a license or [certification] certificate from another state agency. Specifically, this category includes [facilities] agencies licensed by the Children's Division or the Department of Health and Senior Services; also included are intermediate care facilities/[mental retardation] for individuals with intellectual disabilities (ICF/[MR/IDD). [Facilities and a]Agencies included in Category II are subject to rules regarding criminal record review as promulgated by the state agency [which] that licenses or certifies them and are not subject to sections [(2)](4) through (7) of this rule, however, all other sections of this rule apply. [However such agencies are subject to sections (7), (8), (9) and (10).]

[(2)](3) This rule applies to—

- (A) Paid and unpaid /S/staff and volunteers of the agency, including student workers; and
- [(B) Volunteers who are recruited as part of an agency's formal volunteer program but does not apply to volunteers who assist individuals as a friend would by providing assistance with shopping, transportation, recreation, etc.; and]
- [(C)] (B) For residential services, [M]members of the provider's [H]household, except children under the age of eighteen (18), who have contact with [residents or clients, except for minor children] individuals served.
- [(3)](4) Each [residential facility, day program or specialized service] agency defined under Category I above shall make the following inquiries for all new [employees] staff, [and] volunteers, students, and members of the provider's household, where applicable:
- (A) An inquiry with the Department of Health and Senior Services to determine whether the *[new employee or volunteer]* person having contact with *[residents or clients]* individuals served is listed on the employee disqualification list of the Department of Social Services or the Department of Health and Senior Services;
  - (B) An inquiry with [the Department of Mental Health] DMH

to determine whether the *[new employee or volunteer]* **person** is on the DMH disqualification registry; and

(C) A criminal background check with the **Missouri** State Highway Patrol. The request for the background check *[shall]* does not require fingerprints and shall be in accordance with requirements of the **Missouri** State Highway Patrol under Chapter 43, RSMo. The *[facility, program or service]* agency may use a private investigatory agency to conduct this review.

[(4)](5) The criminal background check and inquiries required under section [(3)] (4) of this rule shall be initiated [prior to the employee or volunteer having contact with residents, clients or patients.] within two (2) working days of hire for staff who will have contact with individuals served. The criminal background check and inquiries required under section (4) of this rule shall be initiated prior to a volunteer, student, or members of the provider's household having contact with individuals served, where applicable. A criminal background check is not required for visitors, persons providing natural supports, students, or other persons who are job shadowing and do not have unsupervised contact with individuals served.

[(5)](6) Each [residential facility, day program and specialized service] agency included under Category I above shall require all new applicants for employment, [or] volunteer positions, students, and members of the provider's household, where applicable, [involving] who will have contact with [residents or clients] individuals served to—

- (A) Sign a consent form authorizing a criminal record review with the highway patrol, either directly through the patrol or through a private investigatory agency;
- (B) Disclose his/her criminal history, including any conviction or a plea of guilty to a misdemeanor or felony charge and any suspended imposition of sentence, any suspended execution of sentence or any period of probation or parole; and
- (C) Disclose if s/he is listed on the employee disqualification list of the Department of Social Services or the Department of Health and Senior Services, or the DMH disqualification registry.

[(6)](7) Each agency shall develop policies and procedures regarding the implementation of this rule and the disposition of information provided by the criminal record review. At a minimum the [guide-lines shall address—] policies and procedures shall include:

- (A) Procedures for obtaining the criminal record review;
- (B) Procedures for confidentiality of records; and
- (C) Guidelines for evaluating information received through the criminal record review which establish a clear boundary between [those] convictions [which] that by statute[, must] exclude an individual from service, and [those] convictions [which] that would not automatically exclude an individual.

[(7)](8) Offenses [which] under section 630.170, RSMo, that disqualify a person from service are as follows:

- (A) A person [shall be] is disqualified from holding any position in the agency if that person—
- 1. Has been [convicted of,] found [quilty] guilty of [,] or [pled] pleaded guilty to or nolo contendere, including having received a suspended imposition of sentence or suspended execution of sentence to any of the following [crimes.] offenses:
- A. [Physical abuse or Class | Neglect of a patient, resident or client] Abuse or neglect of an individual served as defined in section 630.155, RSMo; [or]
- B. Furnishing unfit food to [patients, residents or clients] an individual served as defined in section 630.160, RSMo[.]; or
- C. Vulnerable person abuse, as described in sections 565.210 to 565.214, RSMo, as those sections existed prior to January 1, 2017.

- 2. Is listed on the DMH disqualification registry; or
- 3. Is listed on the employee disqualification list of the Department of Health and Senior Services or Department of Social Services.
- (B) A person who has been [convicted of,] found guilty [to,] of or [pled] pleaded guilty to or nolo contendere, including having received a suspended imposition of sentence or suspended execution of sentence, to any of the [following crimes] offenses specified in section 630.170.2, RSMo, [shall be] is disqualified from holding any position having contact with [patients, residents or clients] individuals served in the agency. For reference purposes, DMH maintains an updated list of disqualifying crimes under section 630.170, RSMo, at http://dmh.mo.gov/about/employeed-isqualification/. [The crimes listed below are not disqualifying unless they are felonies, except for failure to report abuse and neglect to the Department of Health and Senior Services, which is a Class A misdemeanor. The disqualifying crimes are:
  - 1. First or second degree murder;
- 2. Voluntary manslaughter (includes assistance in self-murder);
  - 3. Involuntary manslaughter;
  - 4. First or second degree assault;
  - 5. Assault while on school property;
  - 6. Unlawful endangerment of another;
- 7. First or second degree assault of a law enforcement officer;
  - 8. Tampering with a judicial officer;
  - 9. Kidnapping;
  - 10. Felonious restraint;
  - 11. False imprisonment;
  - 12. Interference with custody;
  - 13. Parental kidnapping;
  - 14. Child abduction;
  - 15. Elder abuse in the first degree or the second degree;
  - 16. Harassment;
  - 17. Stalking;
  - 18. Forcible rape;
  - 19. First or second degree statutory rape;
  - 20. Sexual assault;
  - 21. Forcible sodomy;
  - 22. First or second degree statutory sodomy;
  - 23. First or second degree child molestation;
  - 24. Deviate sexual assault:
  - 25. First degree sexual misconduct;
  - 26. Sexual abuse;
  - 27. Endangering the welfare of a child;
  - 28. Abuse of a child;
  - 29. Robbery in the first degree or second degree;
  - 30. Arson in the first or second degree;
  - 31. First or second degree pharmacy robbery;
  - 32. Incest;
  - 33. Causing catastrophe;
  - 34. First degree burglary;
  - 35. Felony count of invasion of privacy;
- 36. Failure to report abuse and neglect to the Department of Social Services as required under subsection 3 of section 198.070, RSMo; or
  - 37. Any equivalent felony offense.]
- 1. A person who has been found guilty of or pleaded guilty or *nolo contendere*, including having received a suspended imposition of sentence or suspended execution of sentence, to a violation of section 577.010, RSMo or section 577.012, RSMo and who is alleged and found by the court to be an aggravated or chronic offender under section 577.023, RSMo, is disqualified from holding any position having contact with individuals served in the agency if the person is hired by the agency after January 1, 2014.

[(8)](9) Any person disqualified from employment under this rule may request an exception from the DMH Exceptions Committee in accordance with 9 CSR 10-5.210 Exceptions Committee Procedures.

- (A) The right to request an exception under this subsection [shall] does not apply to persons who are disqualified due to being listed on the employee disqualification registry of the Department of Social Services or Department of Health and Senior Services, nor does it apply under section 630.170.4, RSMo, to persons who are disqualified due to any [of the following crimes:] offenses pursuant to the provisions of Chapter 566 or sections 565.020, 565.021, 568.020, 568.060, 569.025, as that section existed prior to January 1, 2017, or 574.080, RSMo. For reference purposes, DMH maintains an updated list of disqualifying crimes not eligible for exception under section 630.170.4, RSMo, at http://dmh.mo.gov/about/employeedisqualification/.
  - [1. First or second degree murder;
  - 2. First or second degree statutory rape;
  - 3. Sexual assault;
  - 4. Forcible sodomy;
  - 5. First or second degree statutory sodomy;
  - 6. First or second degree child molestation;
  - 7. Deviate sexual assault;
  - 8. Sexual misconduct involving a child;
  - 9. First degree sexual misconduct;
  - 10. Sexual abuse;
  - 11. Incest;
  - 12. Causing catastrophe;
  - 13. Abuse of a child;
  - 14. First degree pharmacy robbery; or
  - 15. Forcible rape.]

[(9)](10) For the purposes of this rule, a verdict of not guilty by reason of insanity (NGRI) is not per se disqualifying. A suspended imposition of sentence (SIS) or suspended execution of sentence (SES) is disqualifying.

- [(10)](11) [A provider shall not hire a] Any person who has committed a disqualifying crime as identified in section (8) of this rule, unless the person has received an exception from [the department] DMH, is not eligible for hire by an agency. However, the [provider] agency retains the discretionary authority to deny employment to persons who—
  - (A) Have committed crimes not identified as disqualifying;
- (B) Have received an exception from the Exceptions Committee; or
  - (C) Have received a verdict of Not Guilty by Reason of Insanity.

AUTHORITY: sections 630.170, [and 660.317, RSMo Supp. 2003 and] 630.655 [and], 630.710, and 660.317, RSMo [2000] 2016. Emergency rule filed Aug. 15, 1997, effective Aug. 28, 1997, expired Feb. 26, 1998. Original rule filed Aug. 15, 1997, effective March 30, 1998. Amended: Filed Oct. 29, 1998, effective May 30, 1999. Amended: Filed Nov. 3, 2003, effective April 30, 2004. Amended: Filed March 29, 2004, effective Sept. 30, 2004. Amended: Filed Jan. 22, 2019.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment by writing to Gail Vasterling, General Counsel, Department of Mental Health, PO Box 687, Jefferson City, MO 65102. To be considered, comments must be delivered by regular mail, express or overnight mail, or by

courier within thirty (30) days after publication in the **Missouri Register**. If to be hand delivered, comments must be brought to the Department of Mental Health at 1706 E. Elm Street, Jefferson City, Missouri. No public hearing is scheduled.

### Title 9—DEPARTMENT OF MENTAL HEALTH Division 30—Certification Standards Chapter 3—Substance Use Disorder Treatment Programs

#### PROPOSED AMENDMENT

**9 CSR 30-3.230 Required Educational Assessment and Community Treatment Program (REACT)**. The department is amending the rule title, purpose, and sections (1)-(23), deleting old sections (7), (10), (18), (20), (21) and (26), and renumbering as needed.

PURPOSE: This amendment updates terminology and requirements for the REACT program.

PURPOSE: This rule identifies the Department of Mental Health (department) as being responsible for the certification of [Required Educational Assessment Community Treatment] REACT programs as mandated by state statute.

- (1) Mission. [The Missouri Required Educational Assessment and Community Treatment (REACT) program] As specified in section 559.633, RSMo, REACT is a statewide system of comprehensive, accessible, community-based education and treatment programs designed for individuals who have been found guilty of, or pled guilty to a Chapter 195 felony drug offense. The mission of REACT is—
- (A) To promote a drug- and crime-free lifestyle for individuals served;
- (B) To provide education and/or treatment on the multi-faceted consequences of substance use **for individuals served**;
- (C) [To explore intervention and treatment options] To engage individuals appropriate for treatment towards personal change and recovery; and
- (2) Program Functions. REACT programs shall provide or arrange for [assessment] screening[;], education[;], and treatment services for individuals referred to the program.
- (3) Performance Indicators. The following are intended as examples of indicators that can be used by the department and the organization providing REACT to demonstrate achievement of the program's mission and functions. Indicators can include, but are not limited to the following:
- (A) Characteristics of persons participating in REACT such as type of offense, prior alcohol and drug offenses, **and** prior treatment history *[etc.]*;
- (E) [Consumer s]Satisfaction with services and feedback as reported by individuals served.
- (4) Types of Programs. The department [shall] recognizes and [certify] certifies the following types of [Required Educational Assessment and Community Treatment] REACT programs:
- (A) REACT Screening Unit (RSU) [which provides assessment screening including an]—provide substance use screenings as part of the assessment process, including an individualized interview[,] and recommendation and referral for further services for [those coming] individuals under the purview of section 559.630, RSMo; and
- (B) REACT Education Program (REP) [which]—provide[s] basic [offender] education over the course of ten (10) hours [for lower risk first offenders to assist them] to assist individuals in understanding the choices they made that led to their arrest and the

resulting consequences. All persons completing this course shall develop a personal **change** plan *[of action]* to assist them in preventing future offenses.

- (5) Requirements for Program Certification. REACT programs shall comply with [Certification of Alcohol and Drug Abuse Programs.] 9 CSR 30-3.032.
- (A) [Rules] Requirements under 9 CSR 10-7.120 [Physical Plant and Safety] shall be applicable based on the type of services provided by the program and whether services are offered to individuals and groups at the program site. In addition—
- 1. The program must be located in an office, clinic, or other professional setting.
- 2. [Assessment s]Screenings must be located in a setting which provides space for private, one-on-one interviews and ensures confidentiality. With the department's written approval, screenings may be conducted at other locations on a limited basis, if confidentiality is assured and the individual agrees to a screening at the alternate site.
- (B) The following *[rules and standards]* regulations shall be waived for REACT programs[,] unless the department determines *[that]* a specific requirement is applicable due to the unique circumstances and service delivery methods of a program:
  - 1. 9 CSR 10-7.010 [Treatment Principles and Outcomes];
- 2. 9 CSR 10-7.030 [Service Delivery Process and Documentation];
  - 3. 9 CSR 10-7.060 [Behavior Management];
  - 4. 9 CSR 10-7.070 [Medications];
  - 5. 9 CSR 10-7.080 [Dietary Services];
- 6. 9 CSR 30-3.100 [Service Delivery Process and Documentation (ADA)]; and
- 7. 9 CSR 30-3.110 [Service Definitions and Staff Qualifications (ADA)].
- (6) Other Requirements. Agencies certified as a [Required Educational Assessment and Community Treatment] REACT program shall follow the [standards found] regulations in 9 CSR 30-3.[200]201 through 9 CSR 30-3.[210]208, unless otherwise specified in this rule. [When reference is made to the Substance Abuse Traffic Offender Program (SATOP), it shall apply to the REACT program. When reference is made to SATOP Offender Management Unit (OMU), it shall apply to the RSU.]
- [(7) Assessment Screening Required. The program shall have written policies and procedures that stipulate the methods of assessment screening and the conditions under which referrals are made for further services.
- (A) The written policies and procedures must follow the screening guidelines outlined by the Department of Mental Health and the Department of Corrections.
- (B) The program shall provide assessment screening and recommendation, where appropriate, to education or treatment.
- (C) A program that provides assessment screening must also provide REP services.
- (D) A person may request and attend a REP operated by a different agency due to reasonable circumstances, such as distance, work schedule or other time factors.
- (E) A separate amount paid by the client shall cover the assessment screening in addition to the cost of the program.]
- [(8) Qualifying Staff. A REACT program shall not employ, or sub-contract with any individual, nor themselves be currently, or within a two (2)-year period, under the supervision or jurisdiction of federal, state, county or local corrections or court system.] (7) Staff Requirements. REACT programs shall

not utilize any person under the supervision of any federal, state, county, and/or city correctional department to provide services to offenders.

- [(9) Assessment Screening Process.] (8) Screening Requirements. All persons referred to REACT shall, prior to attending the education or treatment program,] receive an individualized [assessment] screening prior to participating in services to determine the [need for treatment or education.] severity of his or her substance use disorder and the type of education and/or treatment needed. The program shall utilize a screening instrument approved by the Department of Corrections (DOC). [The assessment screening process shall include:]
- (A) Policies and procedures shall define the program's screening process, including referral criteria when the screening determines additional services are needed. The screening process shall include, but is not limited to:
  - [(A) Demographic data collection;]
    - 1. Collection of demographic information;
- [(B)]2. [A] Use of the standardized screening instrument as required by DOC;
- [(C)]3. A face-to-face [individualized assessment screening] interview with a qualified addiction professional (QAP);
- [(D) A legible hand printed or typewritten screening report;]
  - 4. A summary report of screening results;
- [(E)] 5. Completion of the REACT Offender Assignment form and[, when requested,] a narrative report provided to the [court] individual's probation/parole officer; and
- [(F) Minimal case] 6. Case coordination [when appropriate, to coordinate] as needed with the courts, probation and parole, and/or [the Department of Corrections] DOC to verify [that] education[, rehabilitation] and treatment recommendations have been completed.
- [(G) An assessment] (B) A written screening recommendation shall be [delivered in writing] provided to the person served.
- (C) With proper authorization from the individual served, collaborative data may be obtained such as treatment history and relevant information from family members and other natural supports.
- (D) Individuals may participate in a REP with an agency that did not conduct his/her screening due to reasonable circumstances such as distance, work schedule, or other time-related factors.
- [(10) Components of Assessment Screening. The assessment screening by the certified program shall follow basic guidelines established by the Department of Corrections (DOC).
- (A) All clients shall complete a valid and reliable screening instrument approved by the DOC to identify problem users. The screening instrument shall be standardized, consistent statewide, and interpreted by certified qualified substance abuse professionals who are properly supervised and trained in the use of the screening device.
- (B) All clients shall have an individualized assessment screening interview conducted by a qualified substance abuse professional.
- 1. The individualized assessment screening shall determine the extent of the problem (or lack of a problem) and the level or type of treatment or education services needed.
- 2. The assessment screening shall include, but not be limited to, a screening instrument summary including a substance use history, prior treatment history, summary of findings and a recommendation for either education or treatment based on minimum referral guidelines.
- 3. Collaborative information, such as previous treatment information and contacting significant others, may be

obtained with proper authorization when appropriate.]

- [(11)](9) Quality Recommendations. The program must develop [assessment] screening recommendations that are—
- (A) Impartial and solely based on the needs of the offender and the welfare of society; and
- (B) Never used as a means of case finding for any particular treatment program or as a marketing tool for any REACT program.
- [(12)](10) Referral Guidelines. The program must base [the assessment screening] its recommendation and referral plan for each person on the following [referral] guidelines:
- (A) REP [education] unless [a more intense program] treatment for a substance use disorder is indicated by [such] factors such as other alcohol/drug-related arrests, screening instrument recommendations, prior alcohol/drug treatment, or other occupational, relationship, or medical problems; and
- (B) [Persons with a serious mental illness should have their mental health treatment needs addressed before completing any REACT recommendation. A mental health evaluation should be arranged for those clients identified with serious emotional or mental health problems during the REACT assessment screening process. In order to promptly arrange the mental health evaluation, the REACT agency conducting assessment screenings must maintain a formal affiliation agreement with either a certified community mental health center, state mental health facility, licensed psychiatrist, licensed psychologist, or licensed clinical social worker. The client may resume REACT participation upon stabilization of the problem as determined by the client's mental health provider.] Individuals who have a serious emotional disorder or serious mental illness which may interfere with his/her participation in REACT shall be referred to a qualified mental health professional for an evaluation. Participation in REACT may be delayed until the individual's mental health needs are evaluated and necessary services are obtained.
- 1. RSUs shall maintain an affiliation agreement or memorandum of understanding with a certified community mental health center or a licensed mental health professional in order to promptly coordinate mental health services.
- [(13)](11) [Assessment] Screening Cost. The cost of the [assessment screening, along with the sixty-dollar (\$60) supplemental fee approved by the department,] screening is determined by DOC and shall be paid by the [client and should] individual served. The screening fee shall not be excessively greater than relative costs indicate and [shall] include the costs for any case coordination functions necessary to—
- (A) Monitor the [client's] individual's progress in [either] the education or [a] treatment program(s); and/or
  - (B) Coordinate with the courts or probation and parole.
- [(14)](12) Notice of Program Assignment and Completion. The [agency] RSU that conducts the [assessment] screening [for offenders] shall provide each individual with a REACT Offender Assignment form after completion of the screening and a REACT Report of Offender Compliance form [regarding] indicating successful completion or unsuccessful completion of the education portion of the program.
- (A) [A referring probation and parole office shall be sent a REACT Offender Assignment form within one (1) week of the assessment screening and a REACT Report of Offender Compliance form within one (1) week of program completion.] The RSU shall provide a copy of the REACT Offender Assignment form to the referring probation and parole office within one (1) week of completion of the screening. The RSU shall provide a copy of the REACT Report of Offender Compliance form to the referring probation and parole office

- within one (1) week of each individual's successful program completion.
- (B) The RSU shall send [A] a copy of the REACT Offender Assignment form and the REACT Report of Offender Compliance form [shall be sent] to [the Department of Mental Health] DOC, Division of Offender Rehabilitation Services, 2715 Plaza Drive, Jefferson City, MO 65109.
- (C) [A copy of the REACT Offender Assignment form and the] The RSU shall provide a REACT Completion Certificate [shall be given to the offender.] to each individual served who successfully completes the program.
- (13) Cost of the REP. The individual served shall pay for the cost of the REP. The cost is determined and approved by DOC and shall cover the operating expenses of the REP.
- (14) Curriculum Guide. The REP shall be conducted in accordance with the curriculum established by DOC. A program must specifically request and obtain approval from DOC before deviating in any manner from the established curriculum.
- (15) Treatment Programs Recognized for REACT. When the [assessment] screening indicates the individual's need for substance use disorder treatment, [and rehabilitation,] arrangements shall be made for the person to participate in such services. [The department shall recognize the following types of treatment and rehabilitation programs for offenders:
- (A) Certified or Accredited Alcohol and/or Drug Treatment and Rehabilitation Programs.]
- (A) The recognized providers of treatment services for individuals in the REACT program include department-certified, deemed certified, and nationally accredited substance use disorder treatment programs.
- (16) Criteria for Successful Completion of Treatment. [When the assessment screening process indicates and if the person is eligible, certified alcohol and drug treatment and rehabilitation programs may also provide services for offenders. In addition, such persons who complete certified treatment programs after being charged or adjudicated for their offense but prior to their RSP screening process, may substitute participation in these treatment programs under certain conditions.] In order to be recognized by REACT as successfully completing treatment, the [offender] individual must have written verification from a department-certified, deemed certified, or nationally accredited substance use disorder treatment program that he or she has—
- (A) Participated as scheduled in treatment services *[on a residential and/or outpatient basis]* for a period of at least ninety (90) *[calendar]* days;
- (B) [Substantially] Successfully achieved his/her personal recovery goals; and
- (C) Met any other program requirements for successful completion of treatment. [Those persons presenting] Individuals with a moderate to severe substance use disorder [along with] who have a history of multiple offenses must participate in [one hundred sixty (160) hours] a minimum of seventy-five (75) hours of treatment services during the treatment episode.
- (D) Individuals who complete a department-certified, deemed certified, or nationally accredited substance use disorder treatment program after being charged or adjudicated for their offense, but prior to screening with a RSU, must receive approval from DOC to waive the REACT requirements as a result of his/her participation in such treatment.
- (17) Cost of Treatment. The *[offender shall be]* individual served is responsible for all costs related to *[the]* completion of *[the]* substance use disorder treatment *[programs]* referenced in or required

by this rule. [subsequent to the RSP assessment screening.]
[(A) All offenders shall be required to pay an initial base amount determined by the Department of Corrections before applying the Standard Means Test in accordance with 9 CSR 10-1.016.]

[(B)](A) [The client shall be responsible for all c]Costs related to treatment [that are not reimbursed through a third-party payer, including the Department of Corrections, or the Standard Means Test process.] shall be based on the department's Standard Means Test sliding fee scale.

[(C)](B) Programs may develop long-term payment plans to reasonably assist [the client] individuals in paying [off] any outstanding balances.

[(18) Cost of the REP Education Program. The cost shall be determined and approved by the Department of Corrections and shall be paid by the offender and shall cover the cost of the REP education program.]

[(19)](18) Review and Approval of Costs. All REACT screening and education fees approved by [the Department of Corrections] DOC shall be periodically reviewed and adjusted, if necessary, based on the best interests of [the offender] individuals served, society, and the programs.

[(20) Curriculum Guide. The REP program shall be conducted in accordance with the current edition of the OEP Missouri Curriculum Guide, REACT Addendum. A program must specifically request and obtain approval from the division before deviating in any manner from the content and methods in the applicable Missouri Curriculum Guide.

(21) REACT Training Program. A certified training program must, in addition to following standards found in 9 CSR 30-3.206, provide training on REACT standards. Certified staff shall complete a written examination and demonstrate the knowledge necessary to conduct the REACT programs.]

[(22)](19) Supplemental Fee. All REACT programs shall collect [from all applicants entering the program] a sixty[-]dollar (\$60) supplemental fee [which shall be] from all individuals entering the program in addition to any other costs that may be charged by the program. The supplemental fee shall be collected no more than one (1) time from any individual who has entered REACT, whether for [assessment] screening or for an educational program.

[(23)](20) Remittance of Supplemental Fees. On or before the fifteenth (15th) day of each month, REACT program directors shall remit the total of all supplemental fees collected during the prior calendar month, less two percent (2%) which, by law, may be retained by the program to offset collection and remittance costs.

- (A) Remittance shall be mailed to: Correctional Substance Abuse Earnings Fund, Department of Corrections, 2729 Plaza Drive, Jefferson City, MO 65102.
- (B) Transfer of supplemental fees from the program to the Correctional Substance Abuse Earnings Fund shall be in the form of a single check made payable to the Correctional Substance Abuse Earnings Fund.
- (C) Program remittance checks shall be accompanied by a Supplemental Fee Remittance Form (to be provided by *[the Department of Corrections]* DOC at no cost to the program), which shall list name and Social Security *[n]* Number of persons paying each supplemental fee being remitted.

[(24)](21) Documentation of Supplemental Fee Transactions. Each REACT program shall maintain, at its principal administrative center, a single record of all supplemental fee transactions[,] which is separate from all other program records. This separate record will

facilitate audits that may [from time-to-time] be conducted **periodically** by the [Department of Mental Health, the Department of Corrections,] department, DOC, or the state auditor's office. A separate program record of supplemental fee transactions shall include copies of monthly remittance forms and copies of checks forwarded to the Correctional Substance Abuse Earnings Fund.

[(25)](22) Acceptance of Supplemental Fees. [The Department of Corrections] DOC shall accept supplemental fee remittances only from certified REACT programs. Supplemental fee remittances, if received by [the department] DOC from any agency not certified, will be returned to that agency. If an agency's certification has been revoked, [the department] DOC will only accept supplemental fee remittances that were collected prior to the date the agency's certification was revoked. Remittances collected by the agency from [clients] individuals after the date of the revocation shall not be accepted by [the department] DOC. In such case, the supplemental fee must be returned to the [client] individual by the agency.

[(26) Notice Posted. Programs shall post in places readily accessible to persons served, one (1) or more copies of a Student Notice Poster that shall be provided by the Department of Corrections at no cost to the program. Posters shall explain the statutory requirement for supplemental fees, disposition of supplemental fees, and the means by which programs collect and remit supplemental fees.]

[(27)](23) Compliance. Failure to adhere to the stipulations, conditions, and requirements set forth in this rule shall be considered cause for revocation of program certification.

AUTHORITY: sections 559.630, 559.633, 559.635, 630.050, 630.655 and 631.010, RSMo [2000] 2016. This rule originally filed as 9 CSR 30-3.800. Original rule filed Oct. 16, 1998, effective March 30, 1999. Moved to 9 CSR 30-3.230 and amended: Filed Feb. 28, 2001, effective Oct. 30, 2001. Amended: Filed Jan. 22, 2019.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment by writing to Gail Vasterling, General Counsel, Department of Mental Health, PO Box 687, Jefferson City, MO 65102. To be considered, comments must be delivered by regular mail, express or overnight mail, or by courier within thirty (30) days after publication in the Missouri Register. If to be hand-delivered, comments must be brought to the Department of Mental Health at 1706 E. Elm Street, Jefferson City, Missouri. No public hearing is scheduled.

#### Title 9—DEPARTMENT OF MENTAL HEALTH Division 45—Division of Developmental Disabilities Chapter 3—Services and Supports

#### PROPOSED AMENDMENT

**9 CSR 45-3.010** [Individualized Habilitation Plan Procedures] **Individual Support Plans**. The division is amending the purpose, deleting sections (1)–(8), and amending new sections (1)–(13).

PURPOSE: This amendment changes the name of the division to comply with HB 555 and HB 648 passed by the 95th Missouri

General Assembly, which remove the term "mental retardation" from Missouri statutes, updates the rule with more current terminology in the field of developmental disabilities, and modifies the rule to be in compliance with the final federal rule for home and community-based services at 42 CFR Part 441.301.

PURPOSE: This rule prescribes procedures for development and implementation of individual[ized habilitation] support plans for all individuals receiving services from the Division of [Mental Retardation and] Developmental Disabilities.

- [(1) Terms defined in sections 630.005 and 633.005, RSMo are incorporated by reference for use in this rule. Unless the context clearly indicates otherwise, the following terms mean:
- (A) Assessment—the process of gathering information about a client for use by the interdisciplinary team as a basis for the client's individualized habilitation plan (IHP);
- (B) IHP amendment—documentation of an interdisciplinary team's change in an IHP at a time other than the time of annual review;
- (C) Interdisciplinary team—the client, the client's designated representative(s), the case manager or qualified mental retardation professional, and representatives of services required or desired by the client;
- (D) Qualified mental retardation professional (QMRP)—a person with qualifications, training and experience as defined in 42 CFR 483.430; and
- (E) Reassessment—data obtained from training programs, results of screenings and formal or informal assessments completed since the previous interdisciplinary team meeting.
- (2) Every individual receiving services from the division shall have an IHP.
- (A) The interdisciplinary team shall develop an IHP within thirty (30) days after the individual has been found eligible for services.
- (B) The IHP shall be based upon a comprehensive, functional evaluation of individual needs. It shall define the individual's current level of independence, identify the projected level of independence that the individual is expected to achieve and describe objectives to reach that level.
- (C) The interdisciplinary team shall ensure completion of the following steps to efficiently plan, implement and monitor the IHP: assessment, team synthesis of assessment results, development of the IHP, development of training programs, implementation of the IHP, reassessments and annual review of the IHP by the entire team.
- (D) The IHP shall contain at least the minimum information required to comply with the division's approved IHP format.
- (3) The interdisciplinary team shall review every IHP at least annually. IHP reassessments shall be completed within ninety (90) days before annual IHP reviews.
- (4) The case manager or QMRP shall regularly monitor implementation of the IHP.
- (A) The case manager or QMRP shall periodically observe each individual during implementation of the IHP.
- (B) Each month the case manager or QMRP shall monitor every IHP which prescribes residential services or contains habilitative objectives to determine if services are being delivered as planned and, to assure that progress is being made
- (C) At least annually, the case manager or QMRP shall review each IHP which prescribes nonhabilitative services only.

- (5) The case manager or QMRP may make changes in IHP objectives only with prior approval of the interdisciplinary team. Addition of training objectives and deletion of training and service objectives also require prior team approval. Addition of service objectives requires notification of the team. The case manager or QMRP may make changes in training plans or methods to insure progress toward achievement of objectives. Any amendment to the IHP shall be documented in the individual's record.
- (6) Division facilities shall prescribe services in an eligible individual's IHP or IHP amendment before the services are authorized, delivered or purchased.
- (7) The division facility may authorize emergency residential services, respite care or crisis intervention for up to thirty (30) days without prior approval of the interdisciplinary team.
- (8) Each division facility shall develop a policy for implementing the IHP process.]

#### (1) Definitions.

- (A) Assessment—the process of gathering information about an individual for use by the individual support plan team as a basis for the individual support plan. Assessment, as used in this rule, does not include determination of eligibility by the Department of Mental Health (DMH) as set forth in 9 CSR 45-2.010.
  - (B) Division—the Division of Developmental Disabilities.
- (C) Home and Community-based Waivers—also referred to as home and community-based services (HCBS) in this rule; a set of long-term community-based supports and services authorized by the Centers for Medicare and Medicaid Services which are provided as an alternative to care in institutions such as nursing facilities and intermediate care facilities for individuals with intellectual disabilities.
- (D) Individual Support plan (ISP)—a document developed by the individual, with assistance as needed from a representative, in collaboration with the individual support plan team. The ISP identifies strengths, capacities, preferences, needs, and desired outcomes of the individual. The ISP encompasses a personalized mix of paid and non-paid services and supports that will assist him/her to achieve personally defined outcomes. Training, supports, therapies, treatments and/or other services to be provided for the individual become part of the ISP. ISP is also referred to as a person-centered service plan.
- (E) Individual support plan team—the individual, the individual's guardian or designated representative(s), and the support coordinator. Providers of waiver-funded services may also participate in the support plan team if such participation is requested by the individual, guardian, or designated representative.
- (F) MO HealthNet—Missouri's name for the state's Medicaid program, authorized under Title XIX of the Social Security Act.
- (G) MO HealthNet participant—an individual enrolled with MO HealthNet.
- (H) Natural supports—any unpaid support including but not limited to immediate and extended family members, friends, coworkers, neighbors, and community services available to any individual regardless of disability.
- (I) Reassessment—data obtained from training programs, results of screenings, and formal or informal assessments completed since the previous ISP team meeting.
  - (J) Waiver participant—individual receiving HCBS services.
- (2) Every individual referred to a qualified provider of targeted case management who is a participant of MO HealthNet or who receives any services funded by the division, including services under a home and community-based waiver or services funded

only by general revenue, shall have an individual support plan (ISP).

- (3) Person-centered planning shall be done in accordance with 42 CFR 441.301(c)(1). The individual shall lead the person-centered planning process where possible. The individual's representative should have a participatory role, as needed and as defined by the individual or guardian, if applicable. In addition to being led by the individual receiving services and supports, the person-centered planning process shall:
  - (A) Include people chosen by the individual;
- (B) Provide necessary information and support to ensure that the individual directs the process to the maximum extent possible, and is enabled to make informed choices and decisions;
- (C) Be scheduled at times and locations of convenience to the individual;
- (D) Reflect cultural considerations of the individual and be conducted by providing information in plain language and in a manner that is accessible to individuals with disabilities and persons who are limited English proficient; and
- (E) Include strategies for solving conflict or disagreement within the process, including clear conflict of interest guidelines for all planning participants.
- (4) In accordance with 42 CFR 441.301(c)(2), the ISP shall reflect the services and supports that are important for the individual to meet the needs identified through an assessment of functional need, as well as what is important to the individual with regard to preferences for the delivery of such services and supports. Commensurate with the level of need of the individual and the scope of services and supports available through the division, the ISP shall:
  - (A) Reflect the individual's strengths and preferences;
- (B) Reflect clinical and support needs as identified through an assessment of functional need;
  - (C) Include individually identified goals and desired outcomes;
- (D) Reflect the services and supports (paid and unpaid) to assist the individual to achieve identified goals, and the providers of those services and supports, including natural supports;
- (E) Reflect risk factors and measures in place to minimize them, including individualized back-up plans and strategies when needed;
- (F) Be understandable to the individual receiving services and supports, and the individuals important in supporting him or her. At a minimum, for the ISP to be understandable, it is written in plain language and in a manner that is accessible to individuals with disabilities and persons who are limited English proficient:
- (G) Identify the individual and/or entity responsible for monitoring the ISP;
- (H) Be distributed to the individual and any other individuals or providers who sign the plan, as specified in section (5) of this rule;
- (I) Include those services, the purpose or control of which the individual elects to self-direct or designate an authorized representative to direct on his or her behalf;
- (J) Prevent the provision of unnecessary or inappropriate services and supports; and
- (K) Document that any restrictions of individual rights is supported by a specific assessed need and justified in the ISP in accordance with 42 CSR 441.301(c)(2).
- (5) The ISP shall be finalized and agreed to, with the informed consent of the individual in writing, and signed by all individuals and providers responsible for its implementation in accordance with 42 CFR 441.301(c)(2)(ix), with the exception of providers of assistive technology, dental, durable medical equipment, environmental accessibility adaptations, specialized medical equipment

- and supplies, and transportation.
- (A) Signatures may be added to the plan electronically using a format accepted by MO HealthNet.
- (B) If it is not possible to obtain a written signature from the individual or guardian, the Division Regional Office Director or his or her designee may approve an exception if the following steps are completed:
- 1. At least two (2) attempts to obtain the signature are documented. One (1) attempt may be either by phone or E-mail, and the other attempt documented through certified mail with delivery validated by a signed return receipt;
- 2. A justification is attached to the ISP describing these and any other efforts made to obtain the signature; and
- 3. The regional director may require additional efforts by the support coordinator to obtain the signature from the individual or guardian.
- (C) If the exception to the signature is approved by the regional director or designee, a copy of the approved exception request is sent to everyone to whom a copy of the ISP is distributed.
- (6) ISP Review: The ISP shall be reviewed and revised upon reassessment of functional need in accordance with 9 CSR 45-2.010 at least every twelve (12) months, when the individual's circumstances or needs change significantly, or at the request of the individual. The reassessment of functional need shall be completed within ninety (90) days before the ISP review.
- (7) ISP updates require prior written approval from the ISP team before implementation of the change and signatures in accordance with section (5) of this rule. ISP updates requiring prior written approval include:
  - (A) Addition of a new service;
- (B) Increase or decrease in amount and/or frequency of a service already in place;
  - (C) Termination of a service;
  - (D) Limitation of rights as set forth in 9 CSR 45-3.030; and
  - (E) Change in ISP outcomes.
- (8) Changes in legal information including, but not limited to, arrests, incarceration, court orders, and legal actions other than changes in guardianship shall be documented in the ISP but shall not require prior written approval or signatures if the change does not result in a change in services.
- (9) Denial, reduction, or termination of a service is subject to appeal as set forth in 9 CSR 45-2.020.
- (10) Changes in training plans or methods to ensure progress toward achievement of outcomes already documented in the ISP may be made by the provider of the related service as needed without approval of the ISP team.
- (11) The division may authorize emergency residential services, respite care, or crisis intervention for up to thirty (30) days without prior approval of the ISP team.
- (12) The division shall provide guidance and technical assistance to providers of support coordination in the person-centered planning process and the development and oversight of the ISP.
- (13) Individuals with developmental disabilities, as defined in 9 CSR 45-2.010, but who are not MO HealthNet participants and who do not receive services from the division funded by general revenue shall be provided with individualized information based on, but not limited to, their age, diagnosis, and geographic residence.

previously filed as 9 CSR 10-5.150. Original rule filed Nov. 30, 1990, effective April 29, 1991. Amended: Filed May 25, 1995, effective Dec. 30, 1995. Amended: Filed Jan. 22, 2019.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment by writing to Gail Vasterling, General Counsel, Department of Mental Health, PO Box 687, Jefferson City, MO 65102. To be considered, comments must be delivered by regular mail, express or overnight mail, or by courier within thirty (30) days after publication in the Missouri Register. If to be hand delivered, comments must be brought to the Department of Mental Health at 1706 E. Elm Street, Jefferson City, Missouri. No public hearing is scheduled.

#### Title 11—DEPARTMENT OF PUBLIC SAFETY Division 70—Division of Alcohol and Tobacco Control Chapter 2—Rules and Regulations

#### PROPOSED AMENDMENT

11 CSR 70-2.240 Advertising of Intoxicating Liquor [and Nonintoxicating Beer]. The division is amending sections (1)–(18).

PURPOSE: This amendment reflects the elimination of language that the Division of Alcohol and Tobacco Control has been enjoined from enforcing, which now allows manufacturers of intoxicating liquor to offer consumer rebate coupons and advertise of sales price below cost. This amendment further updates the regulation to reflect current trends in advertising, such as advertisements via the Internet, email, and text messages. Language regarding advertising that is duplicative of statute is eliminated, along with language that has become obsolete following the elimination of Chapter 312, RSMo, regarding nonintoxicating beer. Finally, this amendment revises the regulation to enhance clarity and remove unnecessary regulatory restrictions.

- (1) No person engaged in business as a producer, manufacturer, brewer, bottler, importer, wholesaler, or retailer of intoxicating liquor *[or nonintoxicating beer]*, directly or indirectly, *[shall]* may publish or disseminate or cause to be published or disseminated *[in any newspaper, magazine or similar publication]* any advertisement of intoxicating liquor *[or nonintoxicating beer]*, unless the advertisement is in conformity with the regulations.
- (A) These provisions [shall] do not apply to the publisher of any newspaper, magazine, or similar publication, unless the publisher is engaged in business as a producer, manufacturer, brewer, bottler, importer, wholesaler, or retailer of intoxicating liquor [or nonintoxicating beer], directly or indirectly.
- (2) The term advertisement includes any [advertisement] dissemination of information by print, audio or video means, whether through the media or otherwise [of], including but not limited to, radio, television, motion pictures, newspapers, Internet, email, texting, website, mobile applications, magazines or similar publications [or any sign or outdoor billboard] or other printed or graphic matter, or any electronic means, except that the term shall not include:
- (A) Any label affixed to any container of intoxicating liquor *[or nonintoxicating beer]* or any individual covering, carton, or other wrapper of a container; and

(B) Any editorial *[or other reading matter]* in any periodical or publication or newspaper for the preparation or publication of which no money or other valuable consideration is paid or promised, directly or indirectly, by any person subject to these regulations.

#### (3) Mandatory [S]statements[.] include:

- (A) [The advertiser shall state t]The name and address of the producer, manufacturer, bottler, brewer, importer, wholesaler, or retailer responsible for its publication[.];
- (B) [The advertisement shall contain a]A conspicuous statement of the class and type or other designation of the product, corresponding with the complete designation which appears on the brand label of the product[.];
- (C) The alcoholic content [shall be] stated in the manner and form in which it appears on the labels of intoxicating liquor [or non-intoxicating beer] advertised[.]:
- (D) In the case of distilled spirits (other than cordials, liqueurs and specialties) produced by blending or rectification, if neutral spirits have been used in the production of distilled spirits, [there shall be stated in the advertisement] the percentage of neutral spirits so used and the name of the commodity from which the neutral spirits have been distilled in substantially the manner and form in which these statements appear on the labels of the distilled spirits advertised. In the case of neutral spirits or of gin produced by a process of continuous distillation, [there shall be stated in the advertisement] the name of the commodity from which the neutral spirits or gin have been distilled substantially in the manner and form in which this statement appears on the labels of the distilled spirits advertised[.];
- (E) Where an advertisement does not mention a specific product but merely refers to a class of intoxicating liquor *[or nonintoxicating beer]* (such as whiskey or beer) and the advertiser markets more than one (1) brand of intoxicating liquor *[or nonintoxicating beer]* of that class, or where the advertisement refers to several classes of intoxicating liquor *[or nonintoxicating beer]* (such as whiskey, brandy, rum, gin, liqueur, wine, beer, etc.) marketed under a single brand, the only mandatory information prescribed by section (1) applicable to advertisement would be the name and address of the responsible advertiser...!; and
- (F) Advertisements by retail establishments which merely refer to the availability of intoxicating liquor *[or nonintoxicating beer]* in these establishments, but which otherwise make no reference to a specific brand of intoxicating liquor *[or nonintoxicating beer shall be]* are subject only to the prohibited statements provisions of section (5) of this rule.
- (4) Statements required by these regulations to be stated in any written, printed, or graphic advertisement [shall] should appear in lettering or type of a size, kind, and color sufficient to render them both conspicuous and readily legible. In particular—
- (B) [Required] Mandated information [shall] should be so stated as to appear to be a part of the advertisement and [shall] not be separated in any manner from the remainder of the advertisement;
- (C) Where an advertisement relates to more than one (1) product, the *[required]* necessary information *[shall]* is to appear in a manner as to clearly indicate the particular products to which it is applicable; and
- (D) [Required] No mandated information [shall not] may be buried or concealed in unrequired descriptive matter or decorative designs.
- (5) No advertisements of intoxicating liquor [or nonintoxicating beer shall] may contain:
- (E) Any statement, design, device or representation of or relating to any guarantee, irrespective of falsity, which is likely to mislead the consumer. Nothing in this subsection [shall prohibit] prevents the use of any enforceable guarantee in substantially the following form: "We will refund the purchase price to the purchaser if s/he is in any

manner dissatisfied with the contents of this package";

- (F) Any statement that the product is produced, blended, brewed, made, bottled, packaged, sold under or in accordance with any authorization, law or regulation of any municipality, county, state, federal or foreign government unless the statement is *[required]* necessary or specifically authorized by the laws or regulations of the government; and, if a municipality, county, state, or federal permit number is stated, the permit number shall not be accompanied by an additional statement relating to it;
- (G) Any statement offering any coupon, premium, prize, rebate, sales price below cost or discount as an inducement to purchase intoxicating liquor *[or nonintoxicating beer]* except, manufacturers of intoxicating liquor other than beer or wine shall be permitted to offer and advertise consumer cash rebate coupons and all manufacturers of intoxicating liquor may offer and advertise coupons for non-alcoholic merchandise in accordance with section 311.355, RSMo;
- (H) Any statement offering free delivery or credit terms to consumers, as an inducement to purchase intoxicating liquor *[or nonintoxicating beer]*; and
- (6) [The] No advertisement [shall not] may contain any statement concerning a brand or lot of intoxicating liquor [or nonintoxicating beer] that is inconsistent with any statement on the labeling.
- (7) [The] No advertisement[ing shall not] may contain any statement, design, or device representing that the use of any intoxicating liquor [or nonintoxicating beer] has curative or therapeutic effects or tending to create an impression that it [does have] has curative or therapeutic effects.
- (8) No advertisement [shall] may contain any statement, design, device, or pictorial representation of or relating to, or capable of being construed as relating to the armed forces of the United States or of the American flag, any state flag, or of any emblem, seal, insignia, or decoration associated with any such flag or the armed forces of the United States; nor [shall] may any advertisement containing any statement device, design or pictorial representation of or concerning any flag, seal, coat of arms, crest, or other insignia, likely to falsely lead the consumer to believe that the product has been endorsed, made or used by or produced for or under the supervision of or in accordance with the specifications of the government, organization, family or individual with whom the flag, seal, coat of arms, crest, or insignia is associated.
- (9) [An] No advertisement for distilled spirits [shall not] may contain:
- (B) Any statement, design, or device, directly or by implication concerning age or maturity of any brand or lot of distilled spirits unless a statement of age appears on the labels of the advertised product. When any statement, design, or device concerning age or maturity is contained in any advertisement, it shall include (in direct conjunction with the advertisement and with substantially equal conspicuousness) all parts of the statement concerning age and percentages, if any, which appear on the label. However, an advertisement for any whiskey or brandy, which does not bear a statement of age on the label or an advertisement for rum which is four (4) years or more old, may contain general inconspicuous age, maturity or other similar representations, for example aged in wood, mellowed in fine oak cask; and
- (C) A representation that intoxicating liquor *[or nonintoxicating beer]* was manufactured in or imported from a place or country other than of its actual origin or was produced or processed by one who was not in fact the actual producer or processor.
- (10) [An a] No Advertisement for wine [shall not] may contain[:]—
- (A) Any statement of bonded winecellar or bonded winery numbers unless stated in direct conjunction with the name and address of the person operating the winery or storeroom. Statement of bonded

- wineceller and bonded winery numbers may be made in the following form: "Bonded Winecellar No...," "Bonded Winery No...," "B.W.C. No...," or "B.W. No...," No additional reference to numbers shall be made, [n]or [shall] any use be made of a statement that may convey the impression that the wine has been made or matured under United States government or any state government supervision or in accordance with United States government or any state government specifications or standards[.]; and
- (B) Any statement, design, device, or representation which relates to alcoholic content or which tends to create the impression that a wine is unfortified or has been fortified or has intoxicating qualities or contains distilled spirits except for a reference to distilled spirits in a statement of composition where the statement is required by these regulations to appear as a part of the designation of the product.
- (11) No statement of age or representation relative to age (including words or devices in any brand name or mark) [shall] may be made, except that—
- (12) The statement of any bottling date [shall] is not [be] deemed to be a representation relative to age, if the statement appears without undue emphasis in the following form: "bottled in ....," (inserting the year in which the wine was bottled).
- (13) No date, except as provided in this section and section (12) of this rule with respect to statement of vintage year and bottling date, [shall] may be stated unless, in addition to the year and date, and in direct conjunction with the year and date, in the same size and kind of printing [there shall be stated] an explanation of the significance of the date is stated. If any date refers to the date of establishment of any business, this date [shall] is to be stated without undue emphasis and in direct conjunction with the name of the person to whom it refers.
- (14) [The] No advertisement [shall not] may represent that the wine was manufactured in, or imported from, a place or country other than that of the actual origin or produced or processed by one who was not in fact the actual producer or processor.
- (15) No retail licensee [shall] may advertise for sale any brand of intoxicating liquor [or nonintoxicating beer] unless s/he has the particular brand and size of container or package of intoxicating liquor [or nonintoxicating beer] in his/her licensed premises for sale.
- (16) No wholesale licensee [shall] may allow any sign owned by him/her or advertising his/her product to be placed or allowed to remain on or upon any building unless the building has an occupant holding a license issued by the supervisor.
- (17) No wholesale or retail licensee [shall] may use any loudspeaker or public address system to advertise intoxicating liquor [or nonintoxicating beer].
- (18) No producer, manufacturer, brewer, bottler, importer, or whole-saler of intoxicating liquor *[or nonintoxicating beer shall]* may advertise the retail price or suggested retail price of intoxicating liquor *[or nonintoxicating beer]*.

AUTHORITY: section 311.660, RSMo [1994] 2016. This version of rule filed Feb. 8, 1973, effective Feb. 18, 1973. Amended: Filed Dec. 12, 1986, effective Feb. 28, 1987. Amended: Filed Jan. 22, 1996, effective July 30, 1996. Amended: Filed Feb. 27, 1998, effective Aug. 30, 1998. Amended: Filed Jan. 17, 2019.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Division of Alcohol and Tobacco Control at 1738 East Elm Street, Lower Level in Jefferson City, MO 65101 or by facsimile at 573-526-4540, or via email at Karen.Dorton@dps.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

#### Title 12—DEPARTMENT OF REVENUE Division 10—Director of Revenue Chapter 24—Driver License Bureau Rules

#### PROPOSED RULE

### 12 CSR 10-24.405 Proof of State of Domicile Requirements for Commercial Driver License Applicants

PURPOSE: This rule clarifies what documents meet the requirements contained in 49 CFR section 383.71(a)(2)(vi) and section 383.71(b)(10), and will thus be accepted by the Department of Revenue for purposes of issuing a commercial driver's instruction permit or commercial driver's license.

- (1) As used herein and consistent with 49 CFR section 383.5, the following words and phrases mean:
- (A) "State of domicile," that state where a person has their true, fixed, and permanent home and principal residence and to which they have the intention of returning whenever they are absent;
- (B) "Commercial driver's instruction permit," a commercial learner's permit issued to an individual by a state or other jurisdiction of domicile in accordance with the standards contained in 49 CFR 383, which, when carried with a valid driver's license issued by the same state or jurisdiction, authorizes the individual to operate a class of commercial motor vehicle when accompanied by a holder of a valid commercial driver's license for purposes of behind-the-wheel training. When issued to a commercial driver's license holder, a commercial learner's permit serves as authorization for accompanied behind-the-wheel training in a commercial motor vehicle for which the holder's current commercial driver's license is not valid; and
- (C) "Commercial driver's license (CDL)," a license issued by the state of Missouri or another state of domicile in accordance with 49 CFR 383 which authorizes the individual to operate a class of commercial motor vehicle.
- (2) For purposes of providing proof of state of domicile in accordance with 49 CFR section 383.71(a)(2)(vi), 49 CFR section 383.71(b)(10), and 49 CFR section 383.212, all applicants for a commercial driver's instruction permit under section 302.720, RSMo, or a commercial driver's license under section 302.735, RSMo, shall present two (2) acceptable documents from two (2) different issuing sources. Documents acceptable to verify state of domicile must contain the applicant's name and address and must be the most recently issued credential. Acceptable documents for proof of state of domicile include the following:
  - (A) Utility Bill;
  - (B) Paycheck or Government Check;
  - (C) Mortgage, Housing, or Leasing Document;
  - (D) Tax Records;
  - (E) Voter Registration Card;
  - (F) Property Tax Receipt;
  - (G) Bank Statement;
  - (H) School or College Records;
  - (I) Vehicle Insurance Policy;
  - (J) Medical Record or Hospital Bill; and

- (K) Correspondence from Recognized Organizations, including other government-issued documents.
- (3) Applicants requesting a separate mailing address for a commercial driver's instruction permit or commercial driver's license must present one (1) additional document as proof of their mailing address.

AUTHORITY: section 302.765, RSMo 2016. Original rule filed Jan. 30, 2019.

PUBLIC COST: This proposed rule will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed rule will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed rule with the Department of Revenue, General Counsel's Office, PO Box 475, Jefferson City, MO 65105-0475. To be considered comments must be received within thirty (30) days after publication of this notice in the **Missouri Register**. No public hearing is scheduled.

#### Title 13—DEPARTMENT OF SOCIAL SERVICES Division 10—Division of Finance and Administrative Services Chapter 3—Tax Credits

#### PROPOSED RULE

#### 13 CSR 10-3.060 Diaper Bank Tax Credit

PURPOSE: This rule describes the procedures for the implementation of section 135.621, RSMo, Contributions to Diaper Bank Tax Credit.

PUBLISHER'S NOTE: The secretary of state has determined that the publication of the entire text of the material which is incorporated by reference as a portion of this rule would be unduly cumbersome or expensive. This material as incorporated by reference in this rule shall be maintained by the agency at its headquarters and shall be made available to the public for inspection and copying at no more than the actual cost of reproduction. This note applies only to the reference material. The entire text of the rule is printed here.

- (1) A diaper bank may apply for tax credits on behalf of taxpayers who make contributions to the agency. The amount of tax credit issued may be equivalent to up to fifty percent (50%) of the contribution to the agency. Initial credits issued cannot be less than fifty dollars (\$50). The amount of credit claimed by a taxpayer cannot exceed the amount of the taxpayer's state tax liability for the taxable year the credit is claimed and cannot exceed fifty thousand dollars (\$50,000) per taxable year. The total amount of tax credits issued under this rule cannot exceed the amount stated in section 135.621, RSMo. in a fiscal year.
- (2) Definitions of terms.
- (A) "Director," means the director of the Department of Social Services (DSS) or designee.
- (B) "Qualified diaper bank," for the purpose of the Diaper Bank Tax Credit, means a diaper bank that meets the definition stated in section 135.621, RSMo.
- (3) Beginning July 1, 2019, the director will annually develop and maintain a list of centers which are qualified for the Diaper Bank Tax Credit. A copy of the diaper bank listing will be posted annually after July 1, 2019, on the Department of Social Services website: www.dss.mo.gov.

- (4) Annually, the director of the Department of Social Services will determine which facilities in Missouri may be classified as diaper banks for purposes of the Diaper Bank Tax Credit. To be a qualified diaper bank for the purpose of the Diaper Bank Tax Credit, a facility must meet the definition set forth in section 135.621 RSMo.
- (A) In order for the director to make such determinations, diaper banks seeking qualification should submit the following information:
- 1. A complete and accurate application. The process to be followed is found on the Diaper Bank Tax Credit Application for Agency Eligibility Verification form which is incorporated by reference and made a part of this rule as published by the Department of Social Services, Division of Finance and Administrative Services, 221 West High Street, Jefferson City, MO 65101, and is available on the DSS website at www.dss.mo.gov, or by writing to the address below. This does not incorporate any subsequent amendments or additions.

Department of Social Services Attn: Diaper Bank Tax Credit Program PO Box 853 Jefferson City, MO 65102-0853;

- 2. A copy of the articles of incorporation;
- 3. Verification of Internal Revenue Service (IRS) tax exempt status; and
- 4. A brief program description including the primary business function as it relates to the mission of helping persons in need of diapers and hygiene products for infants, children, and incontinent adults, the number served annually, and a list of the schools, health care facilities, governmental agencies, or other non-profit entities which received diapers and hygiene products from the diaper bank in the last calendar year.
- (B) All information should be submitted to the address referenced in paragraph (4)(A)1. of this subsection.
- (5) All diaper banks must establish their eligibility for the Diaper Bank Tax Credit Program on a prospective basis by submitting an application for eligibility along with the required documentation as stated in subsection (4) (A) of this rule no later than June 1.
- (6) By August 1, the director will make a determination of qualification and notify the diaper bank of the determination in writing.
- (7) Qualified diaper banks must contact the Department of Social Services within thirty (30) days of any changes in business functions that could impact their qualifying status. The department will review the agency's eligibility for participation in this tax credit program and notify the agency of the determination in writing.
- (8) A qualified diaper bank shall report the receipt of any contribution it believes qualifies for the tax credit on a form provided by the Department of Social Services. This form is known as the Diaper Bank Tax Credit Application for Claiming Tax Credits.
- (A) Diaper banks may request the tax credit application at the Department of Social Services website: www.dss.mo.gov or by writing to the address referenced in paragraph (4)(A)1. of this rule.
- (B) Diaper banks are permitted to decline a contribution from a taxpayer.
- (C) The tax credit application shall be submitted to the Department of Social Services, by the diaper bank, within one (1) calendar year of the receipt of the contribution. Tax credit applications submitted more than one (1) year following the date of the contribution will be void and the right to the tax credit will be forfeited.
- (D) Verifying documentation must be attached to the tax credit application when submitted by the diaper bank. The type of documentation necessary will depend on the type of donation. Necessary documentation includes the following:
- 1. Cash—legible receipt from the diaper bank, which indicates the name and address of the diaper bank; name, address, and telephone number of the contributor; amount of the cash donation and

- the date the contribution was received; and a signature of a representative of the diaper bank receiving the contribution;
- 2. Check—photocopy of the canceled check, front and back—if not possible then copy of the original check and a receipt from the diaper bank including the same information needed for a cash donation as described in paragraph (8)(D)1.;
- 3. Credit card—legible transaction receipt with the name and address of the diaper bank; name, address, and telephone number of the contributor; amount and date the contribution was received; and a signature of a representative of the diaper bank receiving the contribution. Receipts should have the credit card account number reducted:
- 4. Money order or cashier's check—legible copy of the original document with the name and address of the diaper bank; name, address, and telephone number of the contributor; amount of the cash donation, and the date the contribution was received; and a signature of a representative of the diaper bank receiving the contribution:
- 5. Stocks and bonds—the amount of the contribution is the fair market value of the item as of the date of the donation. Information needed when submitting applications for tax credit shall include the source, date, and number of shares of stock which was donated, and confirmation documentation of the transfer from the contributor's account to the diaper bank;
- 6. Real estate—the fair market value of the real estate within three (3) months prior to the date of the donation. The fair market value is the lower of at least two (2) qualified independent appraisals for commercial, vacant, or residential property that has been determined to have a value of over fifty thousand dollars (\$50,000). Commercial, vacant, or residential property having a value of fifty thousand dollars (\$50,000) or less will require only one (1) appraisal. The appraisals will be conducted by two (2) different, licensed real estate appraisers; and
- 7. Contributions that include a benefit to the donor—in addition to the documentation necessary in paragraphs (8)(D)1.-6., the diaper bank shall provide written documentation of the type of function or event from which the benefit was received, description of the benefit received (if an auction item, identify the item received), gross amount of the contribution, fair market value of the benefit, and how the fair market value of the benefit was determined.
- (9) The director will verify with the Department of Revenue any outstanding balances due from the taxpayer's prior year's state tax liability. If a balance due is outstanding, the amount of tax credit issued under this rule will be reduced by that amount. The director is subject to the confidentiality and penalty provisions of section 32.057, RSMo, relating to the disclosure of tax information.
- (10) Within forty-five (45) days of receipt of the tax credit application, the director will provide written notification of its decision to approve or deny the application to the following parties:
- (A) Taxpayer (notification to the taxpayer will include the amount of tax credit that was approved); and
  - (B) Missouri Department of Revenue.
- (11) Each eligible diaper bank determination shall be final after receipt of written notice from the DSS, unless the diaper bank files a protest with the director setting forth the grounds on which the protest is based, within thirty (30) days from the date of receipt of written notice from the DSS to the diaper bank. If a timely protest is filed, the director shall reconsider the determination the diaper bank has so requested. The director shall issue a final decision within forty-five (45) days of protest from the diaper bank.
- (12) The director shall equally apportion the total available tax credits among all qualified diaper banks, and the apportionment will be effective the first day of each state fiscal year (FY).

- (A) The director shall inform each qualified diaper bank of its share of the apportioned credits no later than thirty (30) days following July 1 of each fiscal year.
- (B) The director will, no less than quarterly, review the cumulative amount of apportioned tax credits being utilized by each qualified diaper bank. Upon request by the director, diaper banks will provide in writing the amount their agency plans to utilize in tax credits for the fiscal year along with supporting documentation. Diaper banks seeking additional apportionment shall submit requests and supporting documentation to the director in writing. If a diaper bank fails to use all or a portion of their available tax credits throughout the fiscal year, the director may reapportion any unused tax credits to maximize the amount of tax credits available to taxpayers.
- (C) Within thirty (30) days of any reapportionment, the director shall notify those diaper banks in writing that would be affected by the reapportioned tax credit. The director will consider comments the diaper banks submit concerning planned future uses of the agency's tax credit allocation prior to the end of the thirty (30) day period. The director's decision regarding reapportionment shall be final.

AUTHORITY: section 660.017, RSMo 2016, and section 135.621, RSMo Supp. 2018. Original rule filed Feb. 1, 2019.

PUBLIC COST: This proposed rule will not cost state agencies or political subdivisions more than (\$500) in the aggregate.

PRIVATE COST: This proposed rule will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed rule with the Department of Social Services, Legal Services Division-Rulemaking, PO Box 1527, Jefferson City, MO 65102-1527, or by email to Rules. Comment@dss.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

#### Title 13—DEPARTMENT OF SOCIAL SERVICES Division 10—Division of Finance and Administrative Services Chapter 3—Tax Credits

#### PROPOSED RULE

### 13 CSR 10-3.070 Unmet Health, Hunger, and Hygiene Needs of Children In School Tax Credit

PURPOSE: This rule describes procedures for the implementation of section 135.1125, RSMo, to provide a tax credit for funding for unmet health, hunger, and hygiene needs of children in school.

PUBLISHER'S NOTE: The secretary of state has determined that the publication of the entire text of the material which is incorporated by reference as a portion of this rule would be unduly cumbersome or expensive. This material as incorporated by reference in this rule shall be maintained by the agency at its headquarters and shall be made available to the public for inspection and copying at no more than the actual cost of reproduction. This note applies only to the reference material. The entire text of the rule is printed here.

(1) An eligible provider may apply for tax credits on behalf of tax-payers who make donations to the provider as provided herein. Those who donate to qualifying providers are eligible to receive a tax credit up to fifty percent (50%) of their donation. Qualified health, hunger, and hygiene providers that accept these donations are required to remit payments equivalent to the amount of the tax credit to the state

of Missouri.

- (2) Definitions of terms.
- (A) "Director," means the director of the Department of Social Services (DSS) or designee.
- (B) "Eligible donation," means a donation that meets the definition stated in section 135.1125, RSMo.
- (C) "Eligible provider," means a provider that meets the definition stated in section 135.1125, RSMo.
- (D) "Taxpayer," means a person or entity that meets the definition stated in section 135.1125, RSMo.
- (3) An application for the Unmet Health, Hunger, and Hygiene Needs of Children In School Tax Credit must be submitted by an eligible provider on behalf of a taxpayer. Acceptable applications for the tax credit require—
- (A) A complete and accurate Unmet Health, Hunger, and Hygiene Needs of Children In School Tax Credit Application. Applications which are incorporated by reference and made a part of this rule as published by the Department of Social Services, Division of Finance and Administrative Services, 221 West High Street, Jefferson City, MO 65101, at its website: www.dss.mo.gov/dfas/taxcredit/index.htm, or by writing to the address below. This does not incorporate any subsequent amendments or additions.

Department of Social Services
Attn: Unmet Health, Hunger, and Hygiene Needs of
Children In School Tax Credit
PO Box 853
Jefferson City, MO 65102-0853;

- (B) A statement attesting to the receipt of an eligible donation, which includes the following information:
  - 1. Taxpayer type and supporting documentation;
  - 2. Taxpayer's name;
  - 3. Taxpayer's identification number;
- 4. Amount of the eligible donation and verifying documentation, when applicable;
  - 5. Amount of anticipated tax credit;
  - 6. Date the donation was received by the eligible provider; and
- 7. The signature of the executive director of the eligible provider;
- (C) Payment from the eligible provider in an amount equal to fifty percent (50%) of the eligible donation for which the tax credit is being submitted. For example, if the donation was for one hundred dollars (\$100) the payment is fifty dollars (\$50). Checks from the eligible provider must be made payable to the Department of Social Services;
- (D) Verifying documentation must be attached to the tax credit application. The type of documentation required will depend on the type of donation. Verifying documentation includes the following:
- 1. Cash—legible receipt from the health, hunger, and hygiene provider which indicates the name and address of the organization; name, address, and telephone number of the contributor; and amount of the cash donation and date the contribution was received; signature of a representative of the health, hunger, and hygiene provider receiving the contribution;
- 2. Check—photocopy of the canceled check, front and back—if not possible then copy of the original check and a receipt from the health, hunger, and hygiene provider including the same information required of a cash donation as described in paragraph (2)(D)1. of this rule;
- 3. Credit card—legible transaction receipt with the name and address of the health, hunger, and hygiene provider; contributor's name, address, and telephone number; amount and date the contribution was received; and signature of a representative of the health, hunger, and hygiene provider receiving the contribution. Receipts should have the credit card account number redacted;
  - 4. Money order or cashier's check—legible copy of the original

document with the name and address of the health, hunger, and hygiene care provider; contributor's name, address, and telephone number; amount and date the contribution was received; and signature of a representative of the health, hunger, and hygiene provider receiving the contribution;

- 5. Stocks and bonds—the amount of the contribution is the fair market value of the item as of the date of the donation. Information required when submitting applications for tax credit shall include the source, date, and the number of shares of the stock which was donated:
- 6. Real estate—the fair market value of the real estate within three (3) months prior to the date of the donation. The fair market value is the lower of at least two (2) qualified independent appraisals for commercial, vacant, or residential property that has been determined to have a value of over fifty thousand dollars (\$50,000). Commercial, vacant, or residential property having a value of fifty thousand dollars (\$50,000) or less will require only one (1) appraisal. The appraisals will be conducted by two (2) different licensed real estate appraisers; and
- 7. Contributions that include a benefit to the donor—in addition to the documentation needed in paragraphs (3)(D)1.-6., the eligible provider must provide written documentation of the type of function or event from which the benefit was received, description of the benefit received (if an auction item, identify the item received), gross amount of the contribution, fair market value of the benefit, and how the fair market value of the benefit was determined;
- (E) A statement describing how the eligible provider provides funding for unmet health, hunger, and hygiene needs of children in school; and
  - (F) Verification of the eligible provider's federal tax-exempt status.
- (4) All applications and payments must be submitted within twelve (12) months from the date the eligible donation was received from the taxpayer. The date of submission will be determined by the date that the application and payment are postmarked. Tax credit applications submitted more than one (1) year following the date of the contribution will be void, and the right to the tax credit will be forfeited.
- (5) Information required in section (3) of this rule must be submitted to the address referenced in subsection (3)(A).
- (6) Upon receipt of the information required in subsection (3)(B), the Department of Social Services will verify with the Department of Revenue whether or not the taxpayer has any outstanding balances due from the taxpayer's prior year's state tax liability. If a balance due is outstanding, the amount of tax credit issued under this rule will be reduced by that amount. The director of the Department of Social Services is subject to the confidentiality and penalty provisions of section 32.057, RSMo, relating to the disclosure of tax information.
- (7) Upon verification of the information required in section (3) of this rule, the DSS will issue a certificate to the taxpayer indicating the amount of tax credit that is approved for the application.
- (A) Certificates will be mailed to the taxpayer at the address provided on the application submitted by the qualified health, hunger, and hygiene provider.
- (B) The DSS will not provide information regarding taxpayers' state tax liability to unauthorized individuals.
- (C) In the event a taxpayer's tax credit is reduced as a result of delinquent taxes, a refund will not be issued to the health, hunger, and hygiene provider.
- (8) Approved tax credit certificates will be issued within forty-five (45) days of receipt of the completed application submitted by the qualified health, hunger, and hygiene provider.
- (9) Each eligible unmet health, hunger, and hygiene needs provider

determination shall be final after receipt of written notice from the DSS, unless the unmet health, hunger, and hygiene needs provider files a protest with the director setting forth the grounds on which the protest is based, within thirty (30) days from the date of receipt of written notice from the DSS to the unmet health, hunger, and hygiene needs provider. If a timely protest is filed, the director shall reconsider the determination the unmet health, hunger, and hygiene needs provider has so requested. The director shall issue a final decision within forty-five (45) days of protest from the unmet health, hunger, and hygiene needs provider.

(10) The owner of a health, hunger, and hygiene provider tax credit certificate must notify the DSS within thirty (30) days of the date of the transaction to assign, transfer, sell, or convey the credit. Information submitted to effectuate such a transfer must include a complete and accurate DSS Tax Credit Transfer Form. Forms may be obtained by writing to the address provided in subsection (3)(A) of this rule or at the Department of Social Services website: www.dss.mo.gov/dfas/taxcredit/index.htm.

AUTHORITY: section 660.017, RSMo 2016, and section 135.1125, RSMo Supp. 2018. Original rule filed Feb. 1, 2019.

PUBLIC COST: This proposed rule will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed rule will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed rule with the Department of Social Services, Legal Services Division-Rulemaking, PO Box 1527, Jefferson City, MO 65102-1527, or by email to Rules. Comment@dss.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

## Title 15—ELECTED OFFICIALS Division 40—State Auditor Chapter 3—Rules Applying to Political Subdivisions

#### PROPOSED AMENDMENT

15 CSR 40-3.125 Calculation and Revision of Property Tax Rates by School Districts. The State Auditor's office is replacing Form A, Form C, and Informational Data form referenced in section (2) and replacing Form A, Form C, Informational Form A, and Form G referenced in section (3).

PURPOSE: This amendment updates the forms and calculations used by school districts to calculate and revise their property tax rate under section 137.073, RSMo. Under the Missouri Constitution, Article X, Section 22, and section 137.073, RSMo, school districts must calculate their annual tax rate ceilings and submit them to the Missouri State Auditor's Office. This amendment updates Form A, Form C, and Informational Data form referenced in section (2) and Form A, Form C, and Informational Form A referenced in section (3) to comply with the amendments to Section 164.011, RSMo, passed in 2018. This amendment also incorporates changes to recoupment form, Form G referenced in section (3), with corresponding instructions.

|                           | Form A For School Distri                          | cts Levying a                       |               | EVIEW OF DATA SUBMI  |                         | (20_                      |
|---------------------------|---|-------------------------------------|---------------|--|-------------------------|---------------------------|
|                           | Name of Political St                              | bdivision                           | Pol           | tical Subdivision Code   | Purpose of Levy         |                           |
|                           | The final version of                              | this form MU                        | ST be sent    | to the county clerk.   |                         |                           |
|                           | Computation of reas                               | sessment growt                      | h and rate fo | or compliance with Article X,  | Section 22, and Section | on 137.073, RSMo.         |
| l. (20) Cur               | rent year assessed va                             | luation                             |               |  |                         |                           |
|                           | current locally assesse<br>of equalization.       | d valuation obt                     | ained from t  | he county clerk, county assesse  | or, or comparable off   | ice finalized by the      |
| (a)                       |   | +                                   | (b)           |  | =                       |                           |
| <b></b>                   | (Real Estate)                                     |                                     |               | (Personal Property)  |                         | (Total)                   |
| 2. Assessed v             | aluation of new const                             | ruction & imp                       | rovements     |  |                         |                           |
| 2(a) - Obtai              | ned from the county c                             | lerk or county a                    | ssessor       |  |                         |                           |
| 2(b) - Incre              | ase in personal propert                           | y, use the form                     | ula listed un | der Line 2(b)  |                         |                           |
| (a)                       |   | +                                   | (b)           |  | ==                      |                           |
|                           | (Real Estate)                                     |                                     |               | e $1(b) - 3(b) - 5(b) + 6(b) + 7(b)$<br>Line 2b is negative, enter zer |                         | (Total)                   |
|                           | alue of newly added to<br>om the county clerk or  |                                     | r             |  |                         |                           |
| (a)                       |   | +                                   | (b)           |  | ==                      |                           |
|                           | (Real Estate)                                     |                                     |               | (Personal Property)  |                         | (Total)                   |
|                           | urrent year assessed<br>l - Line 2 total - Line : |                                     |               |  |                         |                           |
| 5. <b>(20)</b> Prio       | r year assessed valua                             | tion                                |               |  |                         |                           |
| Include price board of eq |   | l valuation obta                    | ined from th  | ne county clerk, county assesse  | or, or comparable off   | ice finalized by the loca |
| prior year t              |   |                                     | year tax rat  | orm A, Line 1, then revise the ceiling on this year's Summa            | ry Page, Line A.        | orm to recalculate the    |
| (a)                       |   | +                                   | (b)           |  | <del></del>             | (T) - 1                   |
|                           | (Real Estate)                                     |                                     |               | (Personal Property)  |                         | (Total)                   |
| obtained fro              | alue of newly separate<br>om the county clerk or  | county assesso                      |               |  |                         |                           |
| (a)                       |   | +                                   | (р)           |  |                         |                           |
|                           | (Real Estate)                                     |                                     |               | (Personal Property)  |                         | (Total)                   |
| obtained fro              | alue of property local<br>om the county clerk or  | lly assessed in g<br>county assesso | r             | but state assessed in current  | year                    |                           |
| (a)                       | ·   | +                                   | (р)           |  | <u> </u>                |                           |
|                           | (Real Estate)                                     |                                     |               | (Personal Property)  |                         | (Total)                   |
|                           | rior year assessed va<br>l - Line 6 total - Linc  |                                     |               |  |                         |                           |
|                           |   |                                     |               |  |                         |                           |

|   | PRO FORMA - STATE AUDITOR'S REVIEW OF DATA SUBMITTED  Form A  For School Districts Levying a Single Rate on All Property   | (20)   |
|---|--|--|
|   | Name of Political Subdivision Political Subdivision Code Purpose of Levy   | _  |
|   | The final version of this form MUST be sent to the county clerk.   |  |
|   | Computation of reassessment growth and rate for compliance with Article X, Section 22, and Section   | on 137.073, RSMo.  |
| year, the political subdi<br>resolution, a policy star<br>Informational Data, at<br>in an even numbered y | •  | For Political<br>Subdivision Use in<br>Calculating its<br>Tax Rate |
| assessed val  | increase in adjusted valuation of existing property in the current year over the prior year's uation no 8 / Line 8 x 100)  |  |
| 10. Increase in   | Consumer Price Index (CPI) certified by the State Tax Commission   |  |
| 11. Adjusted p  | rior year assessed valuation (Line 8)  |  |
| 12. <b>(20) Tax</b>   | rate ceiling from prior year (Summary Page, Line A)  |  |
|   | prior year adjusted revenue from locally assessed property that existed in both years line 12 / 100)   |  |
| 14. Maximum provided by   | prior year revenue from state assessed property before reductions,<br>the Department of Elementary & Secondary Education (DESE)  |  |
| 15. Total adjus   | ted prior year revenue (Line 13 + Line 14)   |  |
| The percent   | reassessment revenue growth age entered on Line 16 should be the lower of the actual growth (Line 9), the CPI (Line 10), or tive figure on Line 9 is treated as a 0 for Line 16 purposes. Do not enter less than 0 or more than  |  |
| 17. Additional  | revenue permitted (Line 15 x Line 16)  |  |
|   | ue permitted in current year<br>ty that existed in both years (Line 15 + Line 17)  |  |
| The school of<br>multiplied b<br>best educate   | current year revenue from state assessed property before reductions district should use its best estimate. (i.e. same amount as Line 14, current year's Line 14 y the percentage increase in state assessed valuation per the State Tax Commission, or using the diguess) If this amount declines substantially from the amount on Line 14, please provide written |  |
| l   | on to explain the reasons for such difference.   |  |
|   | uction and improvements (Line 19 - Line 14, if negative enter 0)   |  |
| 19b. Adjusted es<br>(Line 19 - L  | timated current year revenue from state assessed property before reductions ine 19a)   |  |
| 20. Total reven<br>(Line 18 - L   | ue permitted in current year from existing locally assessed property * ine 19b)  | •  |
| 21. Adjusted cı   | arrent year assessed valuation (Line 4)  |  |
|   | tax rate permitted by Article X, Section 22, and Section 137.073, RSMo ine 21 x 100)   |  |
| Round a fra   | etion to the nearest one/one hundredth of a cent.  Tate on the Summary Page, Line B.   |  |
| * To compute the top<br>property), multiply I   | tal property tax revenues billed for the current year (including revenues from all new construction and improve<br>Line 1 by the rate on Line 22 and divide by 100. The property tax revenues billed would be used in estimating   | ements and annexed<br>budgeted revenues.                           |
|   |  |  |

|                            | PRO FORMA - STATE AUDITOR'S REVIEW OF DATA SUBMIT Form C For School Districts Levying a Single Rate on All Property  | ITTED                            | (20 |
|----------------------------|--|----------------------------------|-----|
|                            | Name of Political Subdivision Political Subdivision Code  The final version of this form MUST be sent to the county clerk.  Debt Service Calculation for Concept Obligation Banda Bail for with Property.  | Purpose of Levy                  |     |
|                            | Debt Service Calculation for General Obligation Bonds Paid for with Property   |                                  |     |
|                            | or debt service will be considered valid if, after making the payment(s) for which the<br>nding, and the debt fund reserves do not exceed the following year's payments.   | he tax was levied, the bonds     |     |
|                            | perty taxes are levied and collected on a calendar year basis (January - December), using calendar year data.  | it is recommended that this levy |     |
| (Form                      | I current year assessed valuation obtained from the county clerk or county assessed A, Line 1 total)   | sor                              |     |
| (i.e. A<br>the ye<br>oblig | unt required to pay debt serive requirements during the next calendar year<br>Assuming the current year is year 1, use January - December year 2 payments to co<br>car 1 Form C) Include the principal and interest payments due on outstanding gene<br>ation bond issues plus anticipated fees of any transfer agent or paying agent due do<br>calendar year.   | eral                             |     |
| com:<br>Expe               | nated costs of collection and anticipated delinquencies (i.e. collector fees & missions & assessment fund withholdings) rience in prior years is the best guide for estimating uncollectible taxes. assually 2% to 10% of Line 2 above.  |                                  |     |
| (i.e. A<br>the ye<br>any d | onable reserve up to one year's payment  Assuming the current year is year 1, use January - December year 3 payments to or  car 1 Form C) It is important that the debt service fund have sufficient reserves to  lefault on the bonds.  de payments for the year following the next calendar year, accounted for on Line 2  | prevent                          | _   |
| 5. Tota                    | I required for debt service (Line 2 + Line 3 + Line 4)   |                                  | -   |
| Show<br>curre<br>estim     | cipated balance at end of current calendar year of the anticipated bank or fund balance at December 31st of this year (this will equal to balance minus the amount of any principal or interest due before December 31st ated investment earning due before December 31st). Do not add the anticipated of its tax into this amount.  | st plus any                      | -   |
| Line<br>paym<br>year's     | erty tax revenue required for debt service (Line 5 - Line 6) 6 is subtracted from Line 5 because, the debt service fund is only allowed to have tents required for the next calendar year (Line 2) and the reasonable reserve of the s payment (Line 4). Any current balance in the fund is already available to meet th rements so it is deducted from the total revenues required for debt service purpose | e following<br>nesc              | _   |
| (Januestim                 | nated revenue from state assessed property for debt service for the next calen<br>uary - December) - must be estimated by the school district. In most instances a gate would be the same amount as the state assessed revenues actually placed in the ce fund in the prior year.  | good                             | -   |
| 8a. New                    | construction and improvements (Line 8 - Form A Line 14, if negative enter 0)   |                                  | _   |
| -                          | isted estimated current year revenue from state assessed property before redu<br>8 - Line 8a)  | ctions                           | ~   |
| `                          | enue required from locally assessed property for debt service (Line 7 - Line 8b  | o)                               | _   |
| 10. Com                    | putation of debt service tax rate (Linc 9 / Line 1 x 100) and a fraction to the nearest one/one hundredth of a cent.   |                                  | _   |
| 11. Less                   | voluntary reduction by school district   |                                  | _   |
| 12. Actu                   | rate to be levied for debt service purposes * (Line 10 - Line 11) r this rate on Line AA of the Summary Page   |                                  | _   |
|                            | e tax rate levied may be lower than the rate computed as long as adequate funds a rvice the debt requirements.   | re available                     |     |



### PRO FORMA - STATE AUDITOR'S REVIEW OF DATA SUBMITTED

### Informational Data

For School Districts Levying a Single Rate on All Property

| (2 | 0 |
|----|---|
|    |   |

|                              | None CD-GAL-LC 1 N 1 1  | B 124 10 1 22 2 2 2                               |                                |   |
|------------------------------|---|---|--------------------------------|---|
|                              | Name of Political Subdivision   | Political Subdivision Code                        | Purpose of Levy                |   |
| en taken in prior ev         | information that would have been on the line items f<br>ren numbered year(s). The information on this page<br>reduction(s) taken in prior even numbered year(s) a | should not be used in the current year unless the | taxing authority wishes to     | Based on Prior<br>Year Tax Rate<br>Ceiling as if No |
|                              | eming body should hold a public hearing and adopt and certifying its tax rate.  | a resolution, a policy statement, or an ordinance | justifying its action prior to | Voluntary<br>Reductions                             |
| p 2 Submit a                 | copy of the resolution, policy statement, or ordinan  | ce to the State Auditor's Office for review.      |                                | were Taken  |
| <u>Informati</u>             | onal Summary Page   |   |                                |   |
| . Prior year t               | ax rate ceiling (Prior year Informational Su  | mmary Page, Line F)                               |                                |   |
|                              | ar rate computed (Informational Form A, I.  |   |                                |   |
| . Amount of                  | increase authorized by voters for curre   | nt year (Informational Form B, Line 16 b          | clow)                          |   |
|                              | pare to maximum authorized levy (Line   | •   | •                              |   |
|                              | uthorized levy Greater of the 1984 rate or mos  |   |                                |   |
|                              | ling if no voluntary reductions were tal  |   | Lower of Line D or E)          |   |
|                              | onal Form A   | and in a prior over manner ou year (              | 20 21 2 2 0. 2,                |   |
|                              | increase in adjusted valuation (Form A,   | Line 4 - Line 8 / Line 8 x 100)                   |                                |   |
| ea ea                        | Consumer Price Index (CPI) certified by   | ,   |                                |   |
|                              | ior year assessed valuation (Form A, Lin  |   |                                |   |
|                              | rate ceiling from prior year (Information   | •   | e)                             |   |
| · —                          | prior year adjusted revenue from locally  |   | •                              |   |
| •                            | orior year adjusted revenue from state a  | ssessed property before reductions, pr            | ovided by DESE                 | ·   |
| •                            | ted prior year revenue (Line 13 + Line 14   |   | •                              |   |
| Permitted r<br>The percentag | eassessment revenue growth te entered on Line 16 should be the lower of the ture on Line 9 is treated as a 0 for Line 16 pur                                      | ne actual growth (Linc 9), the CPI (Line 10       |                                |   |
|                              | reassessment revenue permitted (Line 1.   | •   |                                |   |
| . Total reven                | ue permitted in current year from proper  | rty that existed in both years (Line 15 + Li      | ne 17)                         |   |
| . Estimated c                | urrent year revenue from state assesse  | d property before reductions, estimate            | d by school district           |   |
|                              | ection and improvements (Line 19 - Lin  |   | -                              |   |
| . Adjusted es                | timated current year revenue from stat  | e assessed property before reduction              | s (Line 19 - Line 19a)         |   |
|                              | rmitted from existing locally assessed p  |   |                                |   |
| -                            | rrent year assessed valuation (Form A,  |   | 1                              |   |
|                              | ax rate permitted by Article X, Section<br>20 / Line 21 x 100)  | 22, and Section 137.073, RSMo, if r               | io voluntary reduction wa      | s<br>   |
| Informati                    | onal Form B   |   |                                |   |
|                              | ax rate ceiling to apply voter approved<br>I Summary Page, Line A if increase to an exis  |   |                                |   |
|                              | oved increased tax rate to adjust<br>of/by" ballot, Form B, Line 6a + Line 7, if an "inc  | rease to" ballot, Form B, Line 6b)                |                                |   |
| -                            | ior year assessed valuation (Form A, Lin  |   |                                | <del></del>   |
| •                            | prior year adjusted revenue from propert  | •   | 9 / 100)                       |   |
|                              | Price Index (CPI) certified by the State Tax<br>evenue growth for CPI (Line 10 x Line 1   |   |                                |   |
|                              | ue allowed from the additional voter a  |   | isted in both years            | ,   |
| (Line 10 + Li                | ne 12)  |   | •                              |   |
| ,                            |   |   |                                |   |
| l. Adjusted cu               | rrent year assessed valuation (Form A,<br>ter approved increased tax rate (Line )   |   |                                |   |

(20 (20

# Form A

# PRO FORMA - STATE AUDITOR'S REVIEW OF DATA SUBMITTED

For School Districts Calculating a Separate Rate on Each Subclass of Property

|  | 1 |  |
|--|---|--|

Purpose of Levy

Name of Political Subdivision

The final version of this form MUST be sent to the county clerk.

Computation of reassessment growth and rate for compliance with Article X, Section 22, and Section 137.073, RSMo.

| I   | Information on this page takes into consideration any voluntary reduction(s) taken in previous even numbered year(s). If in an even numbered year, the political subdivision wishes to no longer use the lowered tax rate ceiling to setting and eartifying its tax rate. It information on the Informational Summary Page, at these forms, provides the rate that would be allowed had there been no previous voluntary reduction(s) taken in an even numbered year(s).    | (s) taken in previous even ru<br>tolicy statement, or an ordin<br>evious voluntary reduction(s                    | umbered year(s). If in an evance justifying its action pr<br>taken in an even numbere | en numbered year, the politi-<br>rior to setting and certifying<br>ed year(s). | ) taken in previous even numbered year(s). If in an even numbered year, the political subdivision wishes to no longer use the lowered tax rate ceiling to ley statement, or an ordinance justifying its action prior to setting and certifying its tax rate. The information on the Informational Summary Page, at the end of ious voluntary reduction(s) taken in an even numbered year(s). | onger use the lowered tax<br>in the Informational Summ | rate ceiling to<br>nary Page, at the end of |
|-----|---|---|---|--|--|--|---|
|     |   | (a)   | ( <b>q</b> )  | 3  | (p)  |  |   |
|     |   |   | Real Estato   |  | Personal   |  | Prior Method                                |
|     |   | Residential   | Agricultural  | Commercial   | Property   | Total  | Single Rate                                 |
|     | <ol> <li>(20 ) Current year assessed valuation Include the current locally assessed valuation obtained from the county clerk, county assessor, or comparable office finalized by the local board of equalization.</li> </ol>  | E   |   |  |  |  |   |
| - " | <ol> <li>Assessed valuation of new construction &amp; improvements</li> <li>(a) (b) &amp; (c) - May be obtained from the county clerk or county assessor,</li> <li>(d) = Line 1(d) - 3(d) - 6(d) + 7(d) + 8(d),</li> <li>if negative, enter 0</li> </ol>  | ements<br>county assessor,  |   |  |  |  |   |
|     | <ol> <li>Assessed value of newly added territory<br/>obtained from the county clerk or county assessor</li> </ol>   |   |   |  |  | •  |   |
|     | 4. Assessed value of real property that changed subclass from the prior year and was added to a new subclass in the current year obtained from the county clerk or county assessor  | lass from the prior y   | ear and was   |  |  | 1  |   |
|     | 5. Adjusted current year assessed valuation<br>(Line 1 - Line 2 - Line 3 - Line 4)  |   |   |  |  |  |   |
|     | 6. (20 ) Prior year assessed valuation Include the prior year locally assessed valuation obtained from the county clerk, county assessor, or comparable office finalized by the local board of equalization. NOTE: If this is different than the amount on the prior year Form A, Line 1 then revise the prior year fax rate form to recalculate the prior year fax rate ceiting. Enter the revised prior year tax rate ceiting on the current year's Summary Page, Line A. | from the county clerk, cor<br>of equalization.<br>A. Line I then revise the pri<br>sed prior year tax rate ceilin | unty<br>or year tax rate form<br>g on the current year's                              |  |  |  |   |
|     | 7. Assessed value in newly separated territory Obtained from the county clerk or county assessor  |   |   |  |  | 1  |   |
|     | 8. Assessed value of property locally assessed in prior year, but state assessed in current year obtained from the county clerk or county assessor  |   |   |  |  | 1  |   |
|     | <ol> <li>Assessed value of real property that changed subclass from the prior<br/>year and was subtracted from the previously reported subclass<br/>obtained from the county elerk or county assessor</li> </ol>  | lass from the prior<br>rted subclass  |   |  |  |  |   |
|     | 10. Adjusted prior year assessed valuation<br>(Linc 6 - Line 7 - Line 8 - Linc 9)   |   | į   |  |  |  |   |

(Form Revised 12-2018)

Form A, Page 1 of 4

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# PRO FORMA - STATE AUDITOR'S REVIEW OF DATA SUBMITTED Form A

For School Districts Calculating a Separate Rate on Each Subclass of Property

| Name of Political Subdivision                                    | Political Subdivision Code   | Purpose of Levy      |
|--|--|----------------------|
| The final version of this form MUST be sent to the county clerk. | at to the county clerk.  |                      |
| Computation of reassessment growth and rate                      | Computation of reassessment growth and rate for compliance with Article X. Section 22, and Section 137.073 RSMo. | ation 137,073, RSMo. |

| Paric<br>calc<br>thes | Information on this page takes into consideration any voluntary reduction(s) taken in previous even numbered year(s). If in an even numbered year, the political subdivision wishes to no longer use the lowered tax rate ceiling to calculate its tax rate, it can hold a public hearing and pass a resolution, a policy statement, or an ordinance justifying its action prior to setting and certifying its tax rate. The information on the Informational Summary Page, at the end of these forms, provides the rate that would be allowed had there been no previous voluntary reduction(s) taken in an even numbered year(s). | taken in previous even mesy statement, or an ordinious voluntary reduction(s  | unbered year(s). If in an evance justifying its action profession in an even numbers | taken in previous even numbered year(s). If in an even numbered year, the political subdivision wishes to no longer use the lowered tax rate ceiling to its statement, or an ordinance justifying its action prior to setting and certifying its tax rate. The information on the Informational Summary Page, at the our voluntary reduction(s) taken in an even numbered year(s). | ical subdivision wishes to<br>its tax rate. The information | no fonger use the lowered to<br>on the Informational Sun | ax rate ceiling to<br>nmary Page, at the end of |
|-----------------------|---|---|--|--|---|--|---|
|                       |   | (a)   | (þ)  | (3)  | <del>(</del> 9)   |  |   |
|                       | '   |   | Real Estate  |  | Personal  |  | Prior Method                                    |
|                       |   | Residential   | Agricultural   | Commercial   | Property  | Total  | Single Rate                                     |
| =                     | Percentage increase in adjusted valuation of existing in the current year over the prior year's assessed valuation (Line 5 · Line 10 / Line 10 × 100)   | property  |  |  |   |  |   |
| 12.                   | Increase in Consumer Price Index (CPI) certified by the State Tax Commission  |   |  |  |   |  |   |
| 13.                   | Adjusted prior year assessed valuation (Line 10)  |   |  |  |   |  |   |
| 14.                   | (20) Prior year voluntarily reduced rate in non-reassessment year (Summary Page, Line A)  | assessment year   |  |  |   |  |   |
| .5.                   | Maximum prior year adjusted revenue permitted<br>from locally assessed property that existed in both years<br>(Line 13 x Line 14/100)   |   |  |  |   |  |   |
| 16.                   | Maximum prior year revenue from state assessed property before reductions, provided by DESE & allocated to each subclass of real estate based on its % of assessed valuation.   | 'operfy before<br>f real estate   |  |  |   |  |   |
| 17.                   | Total adjusted prior year revenue<br>(Line 15 + Line 16)  |   |  |  |   |  | į   |
| <u>×</u>              | Permitted reassessment revenue growth<br>Enter the lower of the actual growth (Linc 11), the CP! (Linc<br>If Linc 11 is negative, enter 0%. Do not enter less than 0%,<br>nor more than 5%.   | 12), or 5%.   |  |  |   |  |   |
| 19.                   | Additional reassessment revenue permitted (Line 17 x Line 18)   |   |  |  | İ   |  |   |
| 20.                   | Revenue permitted in the current year from property that existed in both years (Line 17 + Line 19)  |   |  |  |   |  |   |
| 21.                   | Estimated current year revenue from state assessed  | property before reductions  | uctions  |  |   |  | 1   |
|                       | The school district should use its best estimate for Line 21 total, which is allocated to each subclass of real estate based on its % of assessed valuation (i.e. same amount at Line 16 total multiplied by the % increase in state assessed valuation per the State Tax Commission, or using the best educated guess) If Line 21 total declines substantially from the amount on Line 16 total, please provide written documentation to the State Auditor's Office to explain the reasons for such difference.  | al, which is allocated to same arount as Lir ce a varion per the S I declines substantially ation to the State Audi | o each te 16 tate Tax from tor's Office  |  |   |  |   |
| 21a.                  | New construction and improvements (Line 21 - Line 16, if negative enter 0)  |   |  |  |   |  |   |
| 21b.                  | Adjusted estimated current year revenue from state assessed property before reductions (Line 21 + Line 21s)   | tssessed property   |  |  |   |  |   |

(Form Revised 12-2018)

Form A, Page 2 of 4

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# PRO FORMA - STATE AUDITOR'S REVIEW OF DATA SUBMITTED

Form A

|   | Purpose of Levy               | Section 137.073, RSMo.   |
|---|-------------------------------|--|
| e Kate on Each Subclass of Property   | Political Subdivision Code    | The final version of this form MUST be sent to the county clerk. Computation of reassessment growth and rate for compliance with Article X, Section 22, and Section 137.073, RSMo. |
| For School Districts Calculating a Separate Rate on Each Subclass of Property | Name of Political Subdivision | The final version of this form MUST be sen<br>Computation of reassessment growth and rate  |
| For   | Nam                           | The<br>Com   |

| aformation on this page takes into consideration any voluntary reduction(s) taken in previous even numbered year(s). If in an even numbered year, the political subdivision wishes to no longer use the lowered tax rate ceiling to aloue its tax rate. The information on the Informational Summary Page, at the rese forms, provides the rate that would be allowed had there been no previous voluntary reduction(s) taken in an even numbered year(s). |
|--|
|--|

|        |  | (a)                                   | (b)<br>Real Estate | (c)        | (d)<br>Personal | E     | Prior Method |
|--------|--|---------------------------------------|--------------------|------------|-----------------|-------|--------------|
|        |  | Residential                           | Agricultural       | Commercial | Property        | Jotal | Single Nate  |
| C)     | 22. Revenue permitted from existing locally assessed property (Line 20 - Line 21b)   |                                       |                    |            |                 |       |              |
| ~      | 23. Adjusted current year assessed valuation (Line 5)  |                                       |                    |            |                 |       |              |
| C3     | 24. Tax rate permitted using prior method tax rate permitted prior to HB 1150 & SB960 (Line 22 / Line 23 x 100)  | tted prior to                         |                    |            |                 |       |              |
| 7      | 25. Limit personal property to the prior year ceiling (Lower of Line 24 personal property or Line 14 personal property)                                    | al property)                          |                    |            |                 |       |              |
| 7      | 26. Maximum authorized levy (Summary Page, Line E)   |                                       |                    | 1          |                 |       |              |
| $\sim$ | 27. Limit to the prior year maximum authorized levy (Lower of Line 24, Line 25 for personal property only, or Line 26)                                     |                                       |                    |            |                 |       |              |
|        | Enter the rate for the prior method column on Line B of the Summary Page   | the Summary Page                      |                    |            |                 |       | 1            |
| - 7    | Calculate Revised Rate(s)  |                                       |                    |            |                 |       |              |
| 7      | <ol> <li>13x revenue (Line 1 x Line 27 / 100)</li> </ol>   |                                       |                    |            |                 |       |              |
| 2      | 29. Total assessed valuation (Line I total)  |                                       |                    |            |                 |       |              |
| 500    | 30. Blended rate (Line 28 total / Line 29 x 100)   |                                       |                    |            |                 |       |              |
| [4]    | 31. Revenue difference due to the multi rate calculation (Line   | ine 28 total - Line 28 prior method)  | or method)         |            |                 |       |              |
| 5      | 32. Rate(s) to be revised NOTE: Revision cannot increase personal property rate, (If Line 31 < or > 0 & Line 27 exprise method, then Line 27, otherwise () | e personal property rate otherwise 0) |                    |            |                 |       | ı            |

Form A, Page 3 of 4

(Form Revised 12-2018)

Revision to rate (ILLine 32 > 0, then -Line 34 x Line 31 / Line 5 x 100 (limited to - Line 32), otherwise 0)

Current year adjusted assessed valuation of the rates being revised (If Line 32 > 0, then Line 5, otherwise 0)

Relative ratio of current year adjusted assessed valuation of the rates being revised (Line 33 / Line 33 total)

34.

35,

33.

36. Revised rate (Line 27 + Line 35)

37. Revised rate rounded (If Line 36 < 1, then round to a 3 - digit rate, otherwise round to a 4 - digit rate)

(20

Form A, Page 4 of 4

(Form Revised 12-2018)

# PRO FORMA - STATE AUDITOR'S REVIEW OF DATA SUBMITTED

orm A

For School Districts Calculating a Separate Rate on Each Subclass of Property

|  |   |   |  | 1   |                           |  |   |
|--|---|---|--|---|---------------------------|--|---|
| Name   | Name of Political Subdivision   | Politica  | Political Subdivision Code   |   | Purpose of Levy           |  |   |
| The fi   | The final version of this form MUST be  | sent to the county clerk.   | lerk.  |   |                           |  |   |
| Comp   | Computation of reassessment growth and rate for compliance with Article X, Section 22, and Section 137.073, RSMo.   | rate for compliance w   | rith Article X, Section  | 1 22, and Section 137,  | .073, RSMo.               |  |   |
| Information on this page takes in calculate its tax rate, it can hold these forms, provides the rate the                   | Information on this page takes into consideration any voluntary reduction(s) taken in previous even numbered year(s). If in an even numbered year, the politivision wishes to no longer use the lowered tax rate calculate its tax rate, it can hold a public bearing and pass a resolution, a policy statement, or an ordinance justifying its action prior to setting and certifying its tax rate. The information on the Informational Summary Page, at the end of these forms, provides the rate that would be allowed had there been no previous voluntary reduction(s) taken in an even numbered year(s).   | taken in previous even num ey statement, or an ordinan ous voluntary reduction(s) t | ibered year(s). If in an ever<br>ce justifying its action prio<br>aken in an even numbered | n numbered year, the politi<br>or to setting and certifying i<br>year(s). | cal subdivision wishes to | no longer use the fowered to<br>ton on the Informational Sur | ax rate ceiling to<br>nmary Page, at the end of |
|  |   | (a)   | (q)  | (a)   | (p)                       |  |   |
|  | '   |   | Real Estate  |   | Personal                  |  | Prior Method                                    |
|  | . 1   | Residential   | Agricultural   | Commercial  | Property                  | Total  | Single Rate                                     |
| Calculate Final Blended Rate 38. Tax revenue (Line 1 x Line 37 / 100)  | xd Rate<br>Line 37 / 100)   |   |  |   |                           |  |   |
| <ol> <li>Total assessed valuation (Line 1 total)</li> <li>Final blended rate (Line 38 total / Line 39 x 100)</li> </ol>    | in (Line 1 total)<br>e 38 total / Linc 39 x 100)  |   |  |   | `                         |  |   |
| 41. Tax rate(s) permitted calculated pursuan<br>Enter rate(s) on the Summary Page, Line B                                  | 41. Tax rate(s) permitted calculated pursuant to Article X, Section 22, and Section 137.973 RSMo (Line 37) Enter rate(s) on the Summary Page, Line B  | tion 22, and Section 1  | 137.073 RSMo (Line   | 37)   | •                         |  |   |
| For Informational Purposes, Only - Impact of the A2. Revenue calculated using the multi-rate method (Line 4) x Line 1/100) | For Informational Purposes Only - Impact of the Multi<br>Revenue calculated using the multi rate method<br>Line 41 x Line 1/100   | Rate System   |  |   |                           |  |   |
| 43. Revenue calculated using the single rate method (Line 27 prior method x Line 1/100)                                    | ng the single rate method   |   |  |   |                           |  |   |
| 44. Revenue differences using the different methods (Line 42 - Line 43)  | ing the different methods   |   |  |   |                           |  |   |
| 45. Percent change (Linc 44 / Line 43)   | / Linc 43)  |   |  |   |                           |  |   |
| For Informational Purposes Only - B 46. Tax rate ceiting (Summary Page, Line F)  | For Informational Purposes Only - Blended Rate Calculation<br>Tax rate ceiting (Summary Page, Line F)   | ation   |  |   |                           |  |   |
| 47. Allowable recoupment rate (Summary Page, Line I)   | rate  |   |  |   |                           |  |   |
| 48. DESE Screen 6 tax rate   | 18. DESE Screen 6 tax rate ceiling including recoupment   |   |  |   |                           |  |   |
| 19. Assessed valuation (Line 1)  | 6.1)  |   |  |   |                           |  |   |
| 50. Revenue from DESE Screen 6 tax rate ceiling<br>(Linc 48 x Line 49 / 100)   | creen 6 tax rate ceiling  |   |  |   |                           |  |   |
| <ol> <li>St. Blended tax rate ceiling to report on DESE;</li> <li>Voluntary reduction (Summary Page 1 inc 17)</li> </ol>   | 51. Blended tax rate ceiling to report on DESE Screen 6 (Line 50 total / Line 49 total x 100)   | 50 total / Line 49 total x  | 100)   |   | ļ .                       |  |   |
| 53. Unadjusted levy (Linc 48 - Line 52)  | 8 - Line 52)  |   |  |   |                           |  |   |
| 54. Assessed valuation (Line 1)  | (1)   |   |  |   |                           |  |   |
| 55. Revenue from unadjus:<br>56. Blended tax rate from t   | 55. Revenue from unadjusted levy (Line 53 x Line 54 / 100)<br>56. Blended tax rate from the unadjusted levy to report on DE   | 28F Screen 6 (fine 55 / 1 ine 54 v 100)   | /1 ina \$4 × 100)  |   |                           |  |   |
| 57. Prop C reduction (Summary Page, Line G)  | nary Page, Line G)  |   | , Ellie 54 A 100)  |   | '                         |  |   |
| 58. Adjusted levy (Line 53 - Linc 57)  | Line 57)  |   |  |   |                           |  |   |
| 99. Assessed valuation (Line 1)  | el)   |   |  |   |                           |  |   |
| 00. Kevenue from adjusten<br>31. Plandad tay vata from t   | 50. Kevenue from adjusted levy (Line 58 x Line 59 / 100)<br>51. Rianded tay wate from the adjusted leavest mount on Niver Comment of the contract | 71 02 cm 0 2 cm 0 5   | 2001 22  |   |                           |  |   |
| ol. Blended tax rate from t  | the adjusted tevy to report on DES  | Sereen 6 (Line 60 / Li  | ine 59 x 100)  |   |                           |  |   |

|  | PRO FORMA - STATE AUDITOR'S REVIEW OF DATA SUBMITTED  Form C  For School Districts Calculating a Separate Rate on Each Subclass of Property  | (20_)                           |
|--|--|---------------------------------|
| Constant of the Constant of th | January and the state of the st |                                 |
|  | Name of Political Subdivision Political Subdivision Code Purpose of Levy   |                                 |
|  | The final version of this form MUST be sent to the county clerk.   |                                 |
|  | Debt Service Calculation for General Obligation Bonds Paid for with Property Taxes   |                                 |
|  | te for debt service will be considered valid if, after making the payment(s) for which the tax was level, and the debt fund reserves do not exceed the following year's payments.  | ied, the bonds remain           |
|  | property taxes are levied and collected on a calendar year basis (January - December), it is recomme adar year data.   | nded that this levy be computed |
|  | Total current year assessed valuation obtained from the county clerk or county assessor (Form A, Line 1 total)   |                                 |
|  | Amount required to pay debt service requirements during the next calendar year (i.e. Assuming the current year is year 1, use January - December year 2 payments to complete the year 1 Form C) Include the principal and interest payments due on outstanding general obligation bond issues plus anticipated fees of any transfer agency or paying agent due during the next calendar year.  |                                 |
|  | Estimated costs of collection and anticipated delinquencies (i.e. collector fees and commissions and assessment fund withholdings)  Experience in prior years is the best guide for estimating uncollectible taxes.  It is 2% to 10% of Line 2 above.  |                                 |
|  | Reasonable reserve up to one year's payment  (i.e. Assuming the current year is year 1, use January - December year 3 payments to complete the year 1 Form C) It is important that the debt service fund have sufficient reserves to prevent any default on the bonds. Include payments for the year following the next calendar year, accounted for on Line 2.  |                                 |
| 5.   | Total required for debt service (Line 2 + Line 3 + Line 4)   | <del></del>                     |
|  | Anticipated balance at end of current calendar year  Show the anticipated bank or fund balance at December 31st of this year (this will equal the current balance minus the amount of any principal or interest due before December 31st plus any estimated investment earnings due before December 31st). Do not add the anticipated collections of this tax into this amount.  |                                 |
|  | Property tax revenue required for debt service (Line 5 - Line 6) Line 6 is subtracted from Line 5 because the debt service fund is only allowed to have the payments required for the next calendar year (Line 2) and the reasonable reserve of the following year's payments (Line 4). Any current balance in the fund is already available to meet these requirements, so it is deducted from the total revenues required for debt service purposes.   |                                 |
| ,  | Estimated revenue from state assessed property for debt service for the next calendar year (January - December) - must be estimated by the school district. In most instances a good estimate would be the same amount as the state assessed revenues actually placed in the debt service fund in the prior year.  |                                 |
| 8a. I  | New construction and improvements (Line 8 - Form A Line 16, if negative enter 0)   |                                 |
|  | Adjusted estimated current year revenue from state assessed property before reductions (Line 8 - Line 8a)  |                                 |
| 9.   | Revenue required from locally assessed property for debt service (Line 7 - Line 8b)  |                                 |
|  | Computation of debt service tax rate (Line 9 / Line 1 x 100) Round a fraction to the nearest one/one hundredth of a cent.  |                                 |
| 11.  | Less voluntary reduction by political subdivision  |                                 |
| 12.  | Actual rate to be levied for debt service purposes * (Line 10 - Line 11)  Enter this rate on the Summary Page, Line AA   |                                 |
|  | * The tax rate levied may be lower than the rate computed as long as adequate funds are available to service the debt requirements.  |                                 |

### Prior Method Single Rate This form shows the information that would have been on the line items for the Form A had no voluntary reductions(s) been taken in prior even numbered year(s). The information on this form should not be used in the current year unless the taxing authority wishes to reverse any voluntary reduction(s) taken in prior even numbered year(s) and follows the following steps in an even numbered year. Step 1 - The governing body should hold a public hearing and adopt a resolution, a policy statement, or an ordinance justifying its action prior to setting and certifying its tax rate. Step 2 - Submit a copy of the resolution, policy, statement, or ordinance to the State Auditor's Office for review. 200 Total Purpose of Levy Personal Property Computation of reassessment growth and rate for compliance with Article X, Section 22, and Section 137,073, RSMo ਢ assessor, or comparable office finalized by the local board of equalization. NOTE: If this is different than the amount on the prior year Informational Form A, Line 1 then revise the prior year tax rate form Commercial to recalculate the prior year tax rate ceiling. Enter the revised prior year tax rate ceiling on the current year's PRO FORMA - STATE AUDITOR'S REVIEW OF DATA SUBMITTED For School Districts Calculating a Separate Rate on Each Subclass of Property Political Subdivision Code Agricultural Real Estate 3 The final version of this form MUST be sent to the county clerk. Assessed value of real property that changed subclass from the prior year Include the prior year locally assessed valuation obtained from the county clerk, county Assessed value of real property that changed subclass from the prior Residential 2(a) (b) & (c) - May be obtained from the county clerk or county assessor, year and was subtracted from the previously reported subclass <u>ਫ</u> Assessed valuation of new construction & improvements and was added to a new subclass in the current year Include the current locally assessed valuation obtained from the county clerk, county assessor, or comparable office Assessed value of property locally assessed in prior year, but state assessed in current year Assessed value in newly separated territory obtained from the county clerk or county assessor obtained from the county cierk or county assessor Adjusted current year assessed valuation Name of Political Subdivision Assessed value of newly added territory Informational Summary Page, Line A. Informational Form A (20 ) Current year assessed valuation finalized by the local board of equalization. (20 ) Prior year assessed valuation 2(d) = Line 1(d) - 3(d) - 6(d) + 7(d) + 8(d),(Line 1 - Line 2 - Line 3 - Line 4) if negative, enter 0 i 4 ś κ, 33 4 6 ∞ e,

Informational Form A, Page 1 of 4

(Form Revised 12-2018)

Adjusted prior year assessed valuation

10.

(Line 6 - Line 7 - Line 8 - Line 9)

### Prior Method Single Rate This form shows the information that would have been on the line items for the Form A had no voluntary reductions(s) been taken in prior even numbered year(s). The information on this form should not be used in the current year (20 Tota! Purpose of Levy unless the taxing authority wishes to reverse any voluntary reduction(s) taken in prior even numbered year(s) and follows the following steps in an even numbered year. Step 1 - The governing body should hold a public hearing and adopt a resolution, a policy statement, or an ordinance justifying its action prior to setting and certifying its tax rate. Step 2 - Submit a copy of the resolution, policy, statement, or ordinance to the State Auditor's Office for review. Personal Property Computation of reassessment growth and rate for compliance with Article X, Section 22, and Section 137.073, RSMo. 9 Commercial છ PRO FORMA - STATE AUDITOR'S REVIEW OF DATA SUBMITTED For School Districts Calculating a Separate Rate on Each Subclass of Property Political Subdivision Code Agricultural Real Estate 3 total, Linc 16 total multiplied by the % increase in state assessed valuation per the State Tax Estimated current year revenue from state assessed property before reductions amount on Line 16 total, please provide written documentation to the State Auditor's Office The school district should use it's best estimate for Line 21 total, which is allocated to each The final version of this form MUST be sent to the county clerk. Commission, or using the educated guess) If Line 21 total declines substantially from the subclass of real estate based on its % of assessed valuation. (i.e. same amount as Line 16 Adjusted estimated current year revenue from state assessed property Maximum prior year revenue from state assessed property before reductions, provided by the DESE & allocated to each subclass of real estate Residential e Enter the lower of the actual growth (Line 11), the CPI (Line 12), or 5%. Percentage increase in adjusted valuation of existing property from locally assessed property that existed in both years Maximum prior year adjusted revenue permitted If Line 11 is negative, enter 0%. Do not enter less than 0%, in the current year over the prior year's assessed valuation Adjusted prior year assessed valuation (Line 10) property that existed in both years (Line 17 + Line 19) Additional reassessment revenue permitted Revenue permitted in the current year from Name of Political Subdivision Increase in Consumer Price Index (CPI) Permitted reassessment revenue growth informational Form A New construction and improvements to explain the reasons for such difference. Total adjusted prior year revenue (Informational Summary Page, Line A) (20 ) Prior year tax rate ceiling certified by the State Tax Commission (Linc 21 - Line 16, if negative enter 0) before reductions (Line 21 + Line 21a) based on its % of assessed valuation (Line 5 - Line 10 / Line 10 × 100) (Line 13 x Line 14 / 100) (Line 15 + Line 16) (Line 17 x Line 18) nor more than 5%, 21a. 21b. Ξ 12. ]3. 5, 4. 16. 17. 8. 19, 2 20.

Informational Form A, Page 2 of 4

(Form Revised 12-2018)

### Prior Method Single Rate This form shows the information that would have been on the line items for the Form A had no voluntary reductions(s) been taken in prior even numbered year(s). The information on this form should not be used in the current year unless the taxing authority wishes to reverse any voluntary reduction(s) taken in prior even numbered year(s) and follows the following steps in an even numbered year. Step 1 - The governing body should hold a public hearing and adopt a resolution, a policy statement, or an ordinance justifying its action prior to setting and certifying its tax rate. Step 2 - Submit a copy of the resolution, policy, statement, or ordinance to the State Auditor's Office for review. 20 Total Purpose of Levy Personal Property Computation of reassessment growth and rate for compliance with Article X, Section 22, and Section 137.073, RSMo. Ð Commercial 3 PRO FORMA - STATE AUDITOR'S REVIEW OF DATA SUBMITTED For School Districts Calculating a Separate Rate on Each Subclass of Property Political Subdivision Code Real Estate Agricultural 3 Revision to rate (If Line 32 > 0, then -Line 34 x Line 31 / Line 5 x 100 (limited to - Line 32), otherwise 0) Revenue difference due to the multi rate calculation (Line 28 total - Line 28 prior method) Revised rate rounded (if Line 36 < 1, then round to a 3 - digit rate, otherwise round to a 4-digit rate) The final version of this form MUST be sent to the county clerk. Enter the rate for prior method column on Line B of the Informational Summary Page. Rate(s) to be revised NOTE: Revision cannot increase personal property rate (If Line 31 < or > 0 & Line 27 < Line 27 prior method, then Line 27, otherwise 0) Residential Revenue permitted in the current year from existing locally assessed Current year adjusted assessed valuation of the rates being revised Relative ratio of current year adjusted assessed valuation of the (Lower of Line 24 personal property or Line 14 personal property) Tax rate permitted using prior method tax rate permitted prior to (Lower of Line 24, Line 25 (for personal property only), or Line 26) Limit to the prior year maximum authorized levy Adjusted current year assessed valuation (Line 5) Limit personal property to the prior year ceiling Name of Political Subdivision Informational Form A Blended rate (Line 28 total / Line 29 x 100) rates being revised (Line 33 / Line 33 total) HB 1150 & SB960 (Line 22 / Line 23 x 100) (Informational Summary Page, Line E) Total assessed valuation (Line 1 total) (If Linc 32 > 0, then Line 5, otherwise 0) Tax revenue (Line 1 x Line 27 / 100) Revised rate (Line 27 + Line 35) Maximum authorized levy Calculate Revised Rate(s) property (Line 20 - Line 21b) 55 31. 23, 24. 25. 26. 28. 29. 30. 36. 27. 34 35. 32. 33.

Informational Form A, Page 3 of 4

(Form Revised 12-2018)

### Prior Method Single Rate This form shows the information that would have been on the line items for the Form A had no voluntary reductions(s) been taken in prior even numbered year(s). The information on this form should not be used in the current year unless the taxing authority wishes to reverse any voluntary reduction(s) taken in prior even numbered year(s) and follows the following steps in an even numbered year. Step 1 - The governing body should hold a public hearing and adopt a resolution, a policy statement, or an ordinance justifying its action prior to setting and certifying its tax rate. Step 2 - Submit a copy of the resolution, policy, statement, or ordinance to the State Auditor's Office for review. 200 Total Purpose of Levy Personal Property Computation of reassessment growth and rate for compliance with Article X, Section 22, and Section 137.073, RSMo. ਉ Commercial 3 41. Tax rate(s) permitted calculated pursuant to Article X, Section 22, and Section 137.073, RSMo (Line 37) PRO FORMA - STATE AUDITOR'S REVIEW OF DATA SUBMITTED For School Districts Calculating a Separate Rate on Each Subclass of Property Political Subdivision Code Agricultural Real Estate The final version of this form MUST be sent to the county clerk. Blended tax rate ceiling to report on DESE Screen 6 (Line 50 total / Line 49 total x 100) Residential æ For Information Purposes Only - Impact of the Multi Rate System For Information Purposes Only - Blended Rate Calculation 48. DESE Screen 6 tax rate ceiling including recoupment Enter Rate(s) on the Informational Summary Page, Linc B Tax rate ceiling (Informational Summary Page, Line F) 43. Revenue calculated using the single rate method Revenue calculated using the multi rate method 44. Revenue differences using the different methods Name of Political Subdivision 49. Assessed valuation (Line 1) 50. Revenue from DESE Screen 6 tax rate ceiling 40. Final blended rate (Line 38 total / Line 39 $\times$ 100) Informational Form A Voluntary reduction (Summary Page, Line H) 38. Tax revenue (Line 1 x Line 37 / 100) 39. Total assessed valuation (Line 1 total) (Line 27 prior method x Line 1 / 100) 52. Voluntary reduction (Summary Pa 53. Unadjusted levy (Line 48 - Line 52) 45. Percent change (Line 44 / Line 43) 46. Tax rate celling (missioned 47. Allowable recoupment rate (Line 41 x Line 1) / 100) (Line 48 x Line 49 / 100) (Line 46 + Line 47) (Line 42 - Line 43) 42

informational Form A, Page 4 of 4

(Form Revised 12-2018)

Blended tax rate from the adjusted levy to report on DESE Screen 6 (Line 60 / Line 59 x 106)

Revenue from adjusted levy (Line 58 x Line 59 / 100)

58. Adjusted levy (Linc 53 - Linc 57)
59. Assessed valuation (Linc 1)
60. Revenue from adjusted levy (Li
61. Blended tax rate from the adjus

57. Prop C reduction (Summary Page, Line G)

54. Assessed valuation (Line 1)
55. Revenue from unadjusted levy (Line 53 x Line 54 / 100)
56. Blended tax rate from the unadjusted levy to report on DESE Screen 6 (Line 55 / Line 54 x 100)

| Name of School District  If assessments are reduced after tax rates are set and the reductions are due to decisi may be revised to compensate for the changes described above. A political subdivis affected. These changes should be clearly marked on the revised forms and a writter Before completion of this form, revisions are required to the prior year(s) tax rate for the State Auditor before or at the time the recoupment form is filed.  After making revisions, a political subdivision may be permitted to levy an addition revisions. The steps below determine if a recoupment is permissible and document to | ion may document these changes by filing revised in explanation of the revised should be attached.  One to determine the revised assessed valuation as | copics of each of the tax rate forms for each year that is                                  |
|--|--|---|
| may be revised to compensate for the changes described above. A political subdivis affected. These changes should be clearly marked on the revised forms and a written   Before completion of this form, revisions are required to the prior year(s) tax rate for  the State Auditor before or at the time the recoupment form is filed.  After making revisions, a political subdivision may be permitted to levy an addition   | ion may document these changes by filing revised in explanation of the revised should be attached.  One to determine the revised assessed valuation as | copics of each of the tax rate forms for each year that is                                  |
| the State Auditor before or at the time the recoupment form is filed.  After making revisions, a political subdivision may be permitted to levy an addition  |  | nd revised tax rate ceiling. Revised forms must be filed with                               |
| After making revisions, a political subdivision may be permitted to levy an addition revisions. The steps below determine if a recoupment is permissible and document to   |  |   |
|  | al tax for up to three years to recoup the revenues<br>o what extent the political subdivision desires to n  | it was entitled to receive for the prior year(s) affected by the ecoup in the current year. |
| Start with the oldest prior year (if applicable) and work forward to the present   |  |   |
| Please provide a written explanation in the space below (or by attaching an explanat   | ion) as to why the political subdivision would be a  | eligible for the recoupment process.  |
|  |  |   |
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|  |  |   |
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|  |  | į   |
| Certification the undersigned hereby do certify that the data set forth below is true and accurate   | to the best of my knowledge and belief.  |   |
| Name of School District  | Telephone  | Signature   |
| School District Code   | Date   | Print Name  |

Purpose of Levy

# Form G - Initial Calculation of Allowed Recoupment & Calculation of First Year Recoupment Taken For Compliance With Section 137.073.3(2)(a) and (b) RSMo For School Districts With a Separate Rate on Each Subclass of Property

|  | -                         |                           |                        |                            |                |
|--|---------------------------|---------------------------|------------------------|----------------------------|----------------|
| Name of School District  | School D                  | istrict Code              |                        | Purpose                    | of Levy        |
|  |                           | Real Estate               |                        |                            |                |
|  | Residential               | Agricultural              | Commercial             | Personal Property          | Total          |
| ear 20 - Complete lines 1 through 16 for the third prior year  | (if applicable), Make a c | opy of this section for t | calculating a recoupme | ent of the fourth or alder | prior year(s). |
| Revised locally assessed valuation after the changes to 20_<br>tax rates have been made (Revised Form A, Line I)   |                           |                           |                        |                            |                |
| Revised tax rate ceiling after the revision to the assessed valuation was made (Revised Summary Page, Line F)  |                           | 251                       |                        |                            |                |
| Revised permissible local assessed tax revenue<br>((Line 1 x Line 2)/100)  |                           | _                         |                        |                            |                |
| Original tax rate ceiling (Certified) (Original Summary<br>Page, Line F)   |                           |                           |                        |                            |                |
| Total locally assessed tax revenue actually produced ((Line 1 x Line 4)/100)   |                           |                           |                        |                            |                |
| Revenue loss due to local assessment reduction (Linc 3 - Linc 5)   |                           |                           |                        |                            |                |
| Estimated lost revenue from state assessed property due to revised rates or state assessment reductions This amount must be estimated by the district.   |                           |                           |                        |                            |                |
| Total lost revenue to be recouped (Line 6 + Line 7) If there are no negative values, copy Line 8 values to Line 16 and skip Lines 9-15.  |                           |                           |                        |                            |                |
| Additional revenue that was received (Pull down negative values from Line 8)   |                           |                           |                        |                            |                |
| . Revised locally assessed valuation if Line 8 > 0 (Line 1 if Line 8 > 0)  |                           |                           |                        |                            |                |
| Relative ratio of Line 10 ratio of assessed valuation of each subclass to the total (Line 10/Line 10 total)  |                           |                           |                        |                            |                |
| Allocate the difference on Line 8 based on the relative ratio on Line 11 (Line 9 x Line 11)  |                           |                           |                        |                            |                |
| Adjusted lost revenue (Line 8 + Line 12)  If there are only negative values remaining, the negative values should be allocated back to the subclass the negative was initial under, using the following steps.  If there is a negative value(s) and there is still a positive value(s) in another subclass(es) to allocate the remaining negative value they should be allocated using the relative ratio process again. If there are only positive values remaining, copy Line 13 values to Line 16 and skip Lines 14-15. | lly<br>s)<br>s            |                           |                        |                            |                |
| Relative ratio of Line 9<br>(Line 9/Line 9 total)  |                           |                           |                        |                            |                |
| Allocate the difference on Line 13 (only if all of Line 13 values are negative) based on the relative ratio on Line 14 (Line 13 total x Line 14) Copy Line 15 values to Line 16.   | <u> </u>                  |                           |                        |                            |                |
| . Total lost revenue allowed to be recouped  |                           |                           | ·                      |                            |                |

32. Total lost revenue allowed to be recouped

| For | m G - Initial Calculation of Allowed Recoupment & Co<br>Compliance With Section 137.073.3(2)(a) and (b) RSMo<br>School Districts With a Separate Rate on Each Subclass of Property   | <del></del>    | _            |             |                   |         |
|-----|--|----------------|--------------|-------------|-------------------|---------|
|     | Name of School District  | School D       | istrict Code |             | Purpose           | of Levy |
|     | _  |                | Real Estate  |             | _                 |         |
|     | -  | Residential    | Agricultural | Commercial  | Personal Property | Total_  |
| Yea | 20 - Complete lines 17 through 32 for the second prior year (il  | f applicable). |              |             |                   |         |
| 17. | Revised locally assessed valuation after the changes to 20_tax rates have been made (Revised Form A, Line 1)   |                |              |             |                   |         |
| 18. | Revised tax rate ceiting after the revision to the assessed valuation was made (Revised Summary Page, Line F)  |                |              |             |                   |         |
| 19. | Revised permissible local assessed tax revenue<br>((Line 17 x Line 18)/190)  |                | ·            |             |                   |         |
| 20. | Original tax rate ceiling (Certified) (Original Summary<br>Page, Line F)   |                |              |             |                   |         |
| 21. | Total locally assessed tax revenue actually produced ((Line 17 x Line 20)/100)   |                |              |             | - <del> </del>    |         |
| 22. | Revenue loss due to local assessment reduction (Line 19 - Line 21)   |                |              | :           |                   |         |
| 23. | Estimated lost revenue from state assessed property due to revised rates or state assessment reductions This amount must be estimated by the district.   |                |              |             |                   |         |
| 24. | Total lost revenue to be recouped (Line 22 + Line 23) If there are no negative values, copy Line 24 values to Line 32 and skip Lines 25-31.  |                |              |             |                   |         |
| 25. | Additional revenue that was received (Pull down negative values from Line 24)  |                |              |             |                   |         |
| 26. | Revised locally assessed valuation if Line 24 > 0 (Line 17 if Line $24 > 0$ )  |                |              |             |                   |         |
| 27. | Relative ratio of Line 26 ratio of assessed valuation of each subclass to the total (Line 26/Line 26 total)  |                |              |             |                   |         |
| 28. | Allocate the difference on Line 24 based on the relative ratio on Line 27 (Line 25 x Line 27)  |                | <u></u> _    | <del></del> |                   |         |
| 29. | Adjusted lost revenue (Line 24 + Line 28) If there are only negative values remaining, the negative values should be allocated back to the subclass the negative was initially under, using the following steps. If there is a negative value(s) and there is still a positive value(s) in another subclass(es) to allocate the remaining negative values they should be allocated using the relative ratio process again. If there are only positive values remaining, copy Line 29 values to Line 32 and skip Lines 30-31. |                |              |             |                   |         |
| 30. | Relative ratio of Line 25<br>(Line 25/Line 25 total)   |                |              |             |                   |         |
| 31. | Allocate the difference on Line 29 (only if all of Line 29 values are negative) based on the relative ratio on Line 30 (Line 29 total x Line 30) Copy Line 31 values to Line 32.   |                |              |             |                   |         |

## Form G - Initial Calculation of Allowed Recoupment & Calculation of First Year Recoupment Taken For Compliance With Section 137.073.3(2)(a) and (b) RSMo For School Districts With a Separate Rate on Each Subclass of Property

|      | Name of School District  | School I    | District Code  |                | Purpose                               | of Levy |
|------|--|-------------|----------------|----------------|---------------------------------------|---------|
|      |  |             |                |                | · · · · · · · · · · · · · · · · · · · | •       |
|      | -  | <u> </u>    | Real Estate    |                | _                                     |         |
|      | -  | Residential | Agricultural   | Commercial     | Personal Property                     | Total   |
| Y ca | r 20 - Complete lines 33 through 48 for the prior year (if appli-  | cable).     |                |                |                                       |         |
| 33.  | Revised locally assessed valuation after the changes to 20   |             | ·· ·           |                |                                       |         |
| 34.  | Revised tax rate ceiling after the revision to the assessed valuation was made (Revised Summary Page, Line F)  |             |                |                |                                       |         |
| 35.  | Revised permissible local assessed tax revenue ((Line 33 x Line 34)/100)   |             | -              |                |                                       |         |
| 6.   | Original tax rate ceiling (Certified) (Original Summary Page, Line F)  |             |                |                |                                       |         |
| 7.   | Total locally assessed tax revenue actually produced ((Line 33 x Line 36)/100)   |             |                |                |                                       |         |
| 8.   | Revenue loss due to local assessment reduction (Line 35 - Line 37)   |             |                | . <u>—</u> ——— |                                       |         |
| 9.   | Estimated lost revenue from state assessed property due to revised rates or state assessment reductions  This amount must be estimated by the district.  |             |                |                |                                       |         |
| 0.   | Total lost revenue to be recouped (Line 38 + Line 39) If there are no negative values, copy Line 40 values to Line 48 and skip Lines 41-47.  | <u></u>     | _              |                | · ·····                               |         |
| 1.   | Additional revenue that was received (Pull down negative values from Line 40)  |             |                |                |                                       |         |
| 2.   | Revised locally assessed valuation if Line 40 > 0 (Line 33 if Line 40 > 0) $\_$  |             |                | ·              |                                       |         |
| 3.   | Relative ratio of Line 42 ratio of assessed valuation of each subclass to the total (Line 42/Line 42 total)  |             | ·              | <del></del>    | · · · <del>_</del>                    |         |
| 4.   | Allocate the difference on Line 40 based on the relative ratio on Line 43 (Line 41 x Line 43)  |             | - <del> </del> |                |                                       |         |
| 5.   | Adjusted lost revenue (Line 40 + Line 44)  If there are only negative values remaining, the negative values should be allocated back to the subclass the negative was initially under, using the following steps.  If there is a negative value(s) and there is still a positive value(s) in another subclass(es) to allocate the remaining negative values they should be allocated using the relative ratio process again. If there are only positive values remaining, copy Line 45 values to Line 48 and skip Lines 46-47. |             |                | -              |                                       |         |
| 6.   | Relative ratio of Line 41<br>(Line 41/Line 41 total)   |             |                |                |                                       |         |
| 7.   | Allocate the difference on Line 45 (only if all of Line 45 values are negative) based on the relative ratio on Line 46 (Line 45 total x Line 46) Copy Line 47 values to Line 48.   |             |                |                |                                       |         |
| 8,   | Total lost revenue allowed to be recouped  |             |                |                |                                       |         |

62. Portion of revenue on Line 59 remaining for a second or third year of recoupment (Line 59 - Line 60)

| .01 | School Districts With a Separate Rate on Each Subclass of Property  |             |              |            |                   |               |
|-----|---|-------------|--------------|------------|-------------------|---------------|
|     | Name of School District   | School D    | istrict Code |            | Purpose o         | f Levy        |
|     | _   |             | Real Estate  |            |                   |               |
|     | _   | Residential | Agricultural | Commercial | Personal Property | Total         |
| eţ  | ermination of Recoupment Rates  |             |              |            |                   |               |
|     | Total revenue loss (Line 16 + Line 32 + Line 48)  | <u>-</u>    |              |            |                   | _             |
|     | Additional revenue that was received (Pull down negative values from Line 49)   |             |              |            | - <del></del>     |               |
|     | Total current year locally assessed property  | _,          |              |            |                   |               |
|     | Revised current year locally assessed property Line 50 > 0<br>(If Line 50 > 0, Line 51, otherwise 0)  |             |              | <u> </u>   |                   |               |
|     | Relative ratio of Line 52<br>(Line 52/Line 52 total)  |             |              |            |                   |               |
|     | Allocate the difference<br>(Line 50 negative total x Line 53)   | ·           |              |            |                   |               |
|     | Estimated lost revenue from state assessed property due to revised rates or state assessment reductions  This amount must be estimated by the district.   |             |              | ·          |                   | <del></del> . |
| i.  | Adjusted lost revenue (Linc 49 + Linc 54 + Linc 55) if there are only negative values remaining, the negative values should be allocated back to the subclass the negative was initially under, using the following steps.  If there is a negative value(s) and there is still a positive value(s) in another subclass(es) to allocate the remaining negative values they should be allocated using the relative ratio process again. If there are only positive values remaining, copy Linc 56 values to Line 59 and skip Lines 57-58. |             |              |            |                   |               |
| 7.  | Relative ratio of Line 50 (Line 50/Line 50 total)   |             |              |            |                   |               |
|     | Allocate the difference on Line S6 (only if all of Line S6 values are negative) based on the relative ratio on Line 57 (Line 56 total x Line 57) Copy Line S8 values to Line 59.  |             |              |            |                   |               |
|     | Total lost revenue allowed to be recouped   |             |              |            |                   |               |
|     | Revenue desired to recoup in the current year Do not enter more than Line 59.   |             |              |            |                   |               |
|     | Rate(s) to be levied to partially or fully recoup the loss ((Line 50/Line 51)x 100)   |             |              |            |                   |               |

AUTHORITY: sections 29.100, and 137.073.6, RSMo 2016. Original rule filed March 24, 2016, effective Nov. 30, 2016. Amended: Filed Jan. 31, 2018, effective July 30, 2018. Amended: Filed Jan. 28, 2019.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Missouri State Auditor's Office, Attention: Paul Harper, PO Box 869, Jefferson City, MO 65102 or email to rules@auditor.mo.gov. within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

# Title 15—ELECTED OFFICIALS Division 40—State Auditor Chapter 3—Rules Applying to Political Subdivisions

### PROPOSED AMENDMENT

15 CSR 40-3.135 Calculation and Revision of Property Tax Rates by Political Subdivisions Other Than School Districts. The State Auditor's office is replacing Form G referenced in section (3).

PURPOSE: This amendment updates the forms and calculations used by political subdivisions other than school districts to calculate and revise their property tax rate under section 137.073, RSMo. Under the Missouri Constitution, Article X, Section 22, and section 137.073, RSMo, political subdivisions other than school districts must calculate their annual tax rate ceilings and submit them to the Missouri State Auditor's Office. This amendment incorporates changes to recoupment form, Form G referenced in section (3), with corresponding instructions.

| or Compliance With Section 137.073.3(2)(a) and (b) RSMo or Political Subdivisions Other Than School Districts With a Se                | parate Rate on Each Subclass of Property  |   |
|--|---|---|
| Name of Political Subdivision  | Political Subdivision Code  | Purpose of Levy   |
|  | is are due to decisions of the State Tax Commission or a judicial court of political subdivision may document these changes by filing revised copforms and a written explanation of the revised should be attached. |   |
| sefore completion of this form, revisions are required to the prior as State Auditor before or at the time the recoupment form is file | year(s) tax rate forms to determine the revised assessed valuation and r  | evised tax rate ceiling. Revised forms must be filed wi |
|  | to levy an additional tax for up to three years to recoup the revenues it we learn document to what extent the political subdivision desires to reco  |   |
| itart with the oldest prior year (if applicable) and work forwa  | ard to the present.   |   |
| lease provide a written explanation in the space below (or by atta   | aching an explanation) as to why the political subdivision would be eligi   | ible for the recoupment process.                        |
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|  |   |   |
| ertification the undersigned hereby do certify that the data set forth below is  | true and accurate to the best of my knowledge and belief.   |   |
| Name of Political Subdivision  | Telephone   | Signature   |
| Political Subdivision Code   | Date  | Print Name  |

Purpose of Levy

### Form G - Initial Calculation of Allowed Recoupment & Calculation of First Year Recoupment Taken

|     | Compliance With Section 137.073.3(2)(a) and (b) RSMo<br>Political Subdivisions Other Than School Districts With a Separate R  | Rate on Each Subclass | of Property               |                       |                            |                |
|-----|---|-----------------------|---------------------------|-----------------------|----------------------------|----------------|
| _   | Name of Political Subdivision   | Political             | Subdivision Code          |                       | Ригроза                    | of Levy        |
|     |   |                       | Real Estate               |                       |                            |                |
|     | -   | Residential           | Agricultural              | Commercial            | Personal Property          | Total          |
| Yes | r 20 - Complete lines 1 through 14 for the third prior year (if a   | pplicable). Make a c  | opy of this section for a | ealculating a recoupm | ent of the fourth or older | prior year(s). |
| 1.  | Revised assessed valuation after the changes to 20_<br>tax rates have been made (Revised Form A, Line 1)  |                       |                           |                       |                            |                |
| 2.  | Revised tax rate ceiling after the revision to the assessed valuation was made (Revised Summary Page, Line F)   |                       |                           |                       |                            |                |
| 3.  | Revised permissible tax revenue<br>((Line 1 x Line 2)/100)  |                       |                           |                       | <del></del>                |                |
| 4.  | Original tax rate ceiling (Certified) (Original Summary<br>Page, Line F)  |                       |                           |                       |                            |                |
| 5.  | Total tax revenue actually produced ((Line 1 x Line 4)/100)   |                       |                           |                       |                            |                |
| 6.  | Total lost revenue to be recouped (Line 3 - Line 5) If there are no negative values, copy Line 6 values to Line 14 and skip Lines 7-13.   |                       |                           |                       |                            |                |
| 7.  | Additional revenue that was received (Pull down negative values from Line 6)  | ·                     |                           |                       |                            |                |
| 8.  | Revised assessed valuation if Line 6 > 0 (Line 1 if Line 6 > 0)   |                       |                           |                       |                            |                |
| 9.  | Relative ratio of Line 8 ratio of assessed valuation of each subclass to the total (Line 8/Line 8 total)  |                       |                           |                       |                            |                |
| 10. | Allocate the difference on Line 6 based on the relative ratio on Line 9 (Line 7 x Line 9) $\_$  |                       |                           |                       |                            |                |
| 11. | Adjusted lost revenue (Line 6 + Line 10) If there are only negative values remaining, the negative values should be allocated back to the subclass the negative was initially under, using the following steps. If there is a negative value(s) and there is still a positive value(s) in another subclass(cs) to allocate the remaining negative values they should be allocated using the relative ratio process again. If there are only positive values remaining, copy Line 11 values to Line 14 and skip Lines 12-13. |                       | ·                         |                       |                            |                |
| 12. | Relative ratio of Line 7<br>(Line 7/Line 7 total)   | <u>.</u> .            | ·                         |                       |                            |                |
| 13. | Allocate the difference on Line 11 (only if all of Line 11 values are negative) based on the relative ratio on Line 12 (Line 11 total x Line 12) Copy Line 13 values to Line 14.  | <del></del>           |                           |                       |                            |                |
| 14. | Total lost revenue allowed to be recouped   |                       |                           |                       |                            |                |

Form G - Initial Calculation of Allowed Recoupment & Calculation of First Year Recoupment Taken For Compliance With Section 137.073.3(2)(a) and (b) RSMo For Political Subdivisions Other Than School Districts With a Separate Rate on Each Subclass of Property

|     | Name of Political Subdivision  | Political       | Subdivision Code |                   | Purpos            | e of Levy |
|-----|--|-----------------|------------------|-------------------|-------------------|-----------|
|     |  |                 | Real Estate      |                   |                   |           |
|     |  | Residential     | Agricultural     | Commercial        | Personal Property | Total     |
| 'ea | r 20 - Complete lines 15 through 28 for the second prior year (  | if applicable). |                  |                   |                   |           |
| 5.  | Revised assessed valuation after the changes to 20 tax rates have been made (Revised Form A, Line 1)   |                 |                  |                   |                   |           |
| 6.  | Revised tax rate ceiling after the revision to the assessed valuation was made (Revised Summary Page, Line F)  |                 |                  |                   | _ <del></del>     |           |
| 7.  | Revised permissible tax revenue<br>((Line 15 x Line 16)/100)   |                 |                  |                   |                   |           |
| 8.  | Original tax rate ceiling (Certified) (Original Summary Page, Line F)  |                 |                  |                   |                   |           |
| 9.  | Total tax revenue actually produced<br>((Line 15 x Line 18)/100)   |                 |                  |                   |                   |           |
| 0.  | Total lost reveaue to be recouped (Line 17 - Line 19) If there are no negative values, copy Line 20 values to Line 28 and skip Lines 21-27.  | ···-            |                  |                   |                   |           |
| 1.  | Additional revenue that was received (Pull down negative values from Line 20)  |                 |                  |                   |                   |           |
| 2.  | Revised assessed valuation if Line 20 > 0 (Line 15 if Line 20 > 0)   |                 |                  |                   |                   |           |
| 3.  | Relative ratio of Line 22 ratio of assessed valuation of each subclass to the total (Line 22/Line 22 total)  |                 | · <del>-</del>   | <del></del> · · · |                   |           |
| 4.  | Allocate the difference on Line 20 based on the relative ratio on Line 23 (Line 21 x Line 23)  |                 |                  |                   |                   |           |
| 5.  | Adjusted lost revenue (Line 20 + Line 24) If there are only negative values remaining, the negative values should be allocated back to the subclass the negative was initially under, using the following steps. If there is a negative value(s) and there is still a positive value(s) in another subclass(es) to allocate the remaining negative values they should be allocated using the relative ratio process again. If there are only positive values remaining, copy Line 25 values to Line 28 and skip Lines 26-27. |                 |                  |                   |                   |           |
| 6.  | Relative ratio of Line 21<br>(Line 21/Line 21 total)   |                 |                  |                   |                   |           |
| 7.  | Allocate the difference on Line 25 (only if all of Line 25 values are negative) based on the relative ratio on Line 26 (Line 25 total x Line 26) Copy Line 27 values to Line 27.   |                 |                  |                   |                   |           |
|     | Total lost revenue allowed to be recouned  |                 |                  |                   |                   |           |

# Form G - Initial Calculation of Allowed Recoupment & Calculation of First Year Recoupment Taken For Compliance With Section 137.073.3(2)(a) and (b) RSMo For Political Subdivisions Other Than School Districts With a Separate Rate on Each Subclass of Property

| _          |  |             |                  | _          |                   |         |
|------------|--|-------------|------------------|------------|-------------------|---------|
| _          | Name of Political Subdivision  | Political   | Subdivision Code |            | Purpose           | of Levy |
|            | _  |             | Real Estate      |            | ,                 |         |
|            | -  | Residential | Agricultural     | Commercial | Personal Property | Total   |
| <u>Yea</u> | z 20 - Complete lines 29 through 42 for the prior year (if appli   | cable).     |                  |            |                   |         |
| 29.        | Revised assessed valuation after the changes to 20_<br>tax rates have been made (Revised Form A, Line 1)   |             |                  |            |                   |         |
| 30.        | Revised tax rate ceiling after the revision to the assessed valuation was made (Revised Summary Page, Line F)  |             |                  |            |                   |         |
| 31.        | Revised permissible tax revenue<br>((Line 29 x Line 30)/100)   |             |                  |            |                   |         |
| 32.        | Original tax rate ceiling (Certified) (Original Summary Page, Line F)  |             |                  |            |                   |         |
| 33.        | Total tax revenue actually produced<br>((Line 29 x Line 32)/100)   |             |                  |            |                   |         |
| 34.        | Total lost revenue to be recouped (Linc 31 - Line 33) If there are no negative values, copy Line 34 values to Line 42 and skip Lines 35-41.  |             |                  |            |                   |         |
| 35.        | Additional revenue that was received (Pull down negative values from Line 34)  |             |                  |            |                   |         |
| 36.        | Revised assessed valuation if Line 34 > 0 (Line 29 if Line 34 > 0)   |             |                  |            |                   |         |
| 37.        | Relative ratio of Line 36 ratio of assessed valuation of each subclass to the total (Line 36/Line 36 total)  |             |                  |            |                   |         |
| 38.        | Allocate the difference on Line 34 based on the relative ratio on Line 37 (Line 35 x Line 37)  |             |                  |            |                   |         |
| 39.        | Adjusted lost revenue (Line 34 + Line 38) If there are only negative values remaining, the negative values should be allocated back to the subclass the negative was initially under, using the following steps. If there is a negative value(s) and there is still a positive value(s) in another subclass(es) to allocate the remaining negative values they should be allocated using the relative ratio process again. If there are only positive values remaining, copy Line 39 values to Line 42 and skip Lines 40-41. |             |                  |            |                   |         |
| 40.        | Relative ratio of Line 35<br>(Line 35/Line 35 total)   | <u>.</u>    |                  |            |                   |         |
| 41.        | Atlocate the difference on Line 39 (only if all of Line 39 values are negative) based on the relative ratio on Line 41 (Line 39 total x Line 40) Copy Line 41 values to Line 42.   |             |                  |            |                   |         |
| 42.        | Total lost revenue allowed to be recouped  |             |                  |            |                   |         |

Form G - Initial Calculation of Allowed Recoupment & Calculation of First Year Recoupment Taken For Compliance With Section 137.073.3(2)(a) and (b) RSMo For Political Subdivisions Other Than School Districts With a Separate Rate on Each Subclass of Property

| N   | ame of Political Subdivision  | Political           | Subdivision Code       |                       | Purpose o         | f Levy |
|---|---|---------------------|------------------------|-----------------------|-------------------|--------|
|   | _   |                     | Real Estate            |                       | _                 |        |
|   | -   | Residential         | Agricultural           | Commercial            | Personal Property | Total  |
| ete <u>rmin</u> :   | ation of Recoupment Rates   |                     |                        |                       |                   |        |
|   | al reveauc loss<br>e 14 + Line 28 + Line 42)  |                     |                        |                       |                   |        |
|   | itional revenue that was received down negative values from Line 44)  |                     |                        |                       |                   |        |
| . Tota  | ni current year assessed property   |                     |                        |                       |                   |        |
| Revi  | ised current year assessed property Line 44 > 0<br>inc 44 > 0, Line 45, otherwise 0)  |                     |                        |                       |                   |        |
|   | tive ratio of Line 46<br>e 46/Line 46 total)  |                     |                        |                       |                   |        |
|   | cate the difference<br>e 44 negative total x Line 47)   |                     |                        |                       |                   |        |
| If the<br>shou<br>ando<br>If the<br>in an<br>they<br>If the | nsted lost revenue (Line 43 + Line 48)  ere are only negative values remaining, the negative values  and be allocated back to the subclass the negative was initially  are, using the following steps.  are is a negative value(s) and there is still a positive value(s)  tother subclass(es) to allocate the remaining negative values  should be allocated using the relative ratio process again.  are are only positive values remaining, copy Line 49 values  ne 54 and skip Lines 50-53. |                     |                        |                       |                   |        |
|   | tive ratio of Line 44<br>e 44/Line 44 total)  |                     |                        |                       |                   |        |
| are   | cate the difference on Line 49 (only if all of Line 49 values<br>negative) based on the relative ratio on Line 50<br>e 49 total x Line 50) Copy Line 51 values to Line 52.  |                     |                        |                       | -                 |        |
| Tota  | l lost revenue allowed to be recouped   |                     |                        |                       |                   |        |
|   | enue desired to recoup in the current year<br>not enter more than Line 52.  |                     |                        |                       |                   |        |
|   | e(s) to be levied to partially or fully recoup the loss<br>to 53/Line 45) x 100)  | <u> </u>            |                        |                       | <del></del>       |        |
| <u>mplet</u> e  | Line 55 if Line 53 is less than Line 52. Form H will need to  | be completed to cor | ntinue this recoupment | in the 2nd or 3rd yea | <u>r.</u>         |        |
|   | ion of revenue on Line 52 remaining for a second or<br>Lyear of recoupment (Line 52 - Line 53)  |                     |                        |                       |                   |        |

AUTHORITY: sections 29.100, and 137.073.6, RSMo 2016. Original rule filed March 24, 2016, effective Nov. 30, 2016. Amended: Filed Jan. 31, 2018, effective July 30, 2018. Amended: Filed Jan. 28, 2019.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Missouri State Auditor's Office, Attention: Paul Harper, PO Box 869, Jefferson City, MO 65102 or email to rules@auditor.mo.gov. within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

## Title 19—DEPARTMENT OF HEALTH AND SENIOR SERVICES

Division 25—Missouri State Public Health Laboratory Chapter 36—Testing for Metabolic Diseases

### PROPOSED AMENDMENT

**19** CSR **25-36.010** Testing for Metabolic and Genetic Disorders. The department is amending sections (6), (7), and (8).

PURPOSE: This amendment makes grammatical changes, clarifies wording for consistency, and increases the fee ceiling for the specimen screening.

- (6) The health care provider caring for an infant with an abnormal high-risk test *[report]* result from newborn screening shall report a definitive diagnosis within thirty (30) days of the date of the diagnosis for that infant to the appropriate newborn screening contracted follow-up center as contracted by the Department of Health and Senior Services. The department shall prescribe and furnish all necessary reporting forms for this purpose.
- (7) The *[medical professional]* health care provider responsible for the medical care of the infant shall provide newborn screening education to the parents or guardians. Educational materials regarding the newborn screening conducted by the state, including the disorders screened for and the management and treatment of these disorders, are made available by the Department of Health and Senior Services. The educational materials may be ordered at www.health.mo.gov/warehouse/eliterature.html or by contacting the Department of Health and Senior Services' Newborn Screening Program at 800-877-6246.
- (8) Effective [August] July, 1, [2015] 2019, a fee of up to [nine-ty-five (\$95)] one hundred thirty-five dollars (\$135) shall be charged for each specimen collection form used to obtain a newborn screening blood specimen. If the Missouri State Public Health Laboratory determines a submitted blood specimen to be unsatisfactory for testing due to laboratory or transportation issues, then a replacement specimen collection form will be made available without the fee being imposed. The Department of Health and Senior Services may collect the fee from any entity or individual described in section 191.331.1, RSMo.

AUTHORITY: sections 192.006[, RSMo 2000, and sections] and 191.331, RSMo 2016, and section 191.332, RSMo Supp. [2013]

2017. This rule was previously filed as 13 CSR 50-143.010 and 19 CSR 20-36.010. Original rule filed Sept. 29, 1965, effective Oct. 13, 1965. For intervening history, please consult the Code of State Regulations. Amended: Filed Jan. 25, 2019.

PUBLIC COST: This proposed amendment will cost state agencies twenty seven thousand nine hundred dollars (\$27,900) annually with projected first year fee increase; twenty five thousand five hundred seventy five dollars (\$25,575) in the aggregate with projected second year fee increase; and up to three hundred thirty-two thousand four hundred seventy-five dollars (\$332,475) in the aggregate annually thereafter with implementation of additional fee increases up to the established fee cap.

PRIVATE COST: This proposed amendment will cost private entities five hundred eighty four thousand six hundred forty dollars (\$584,640) annually with projected first year fee increase; two hundred twenty one thousand seven hundred sixty dollars (\$221,760) in the aggregate annually with the projected second year fee increase; and up to three million two hundred twenty-five thousand six hundred dollars (\$3,225,600) in the aggregate annually thereafter with implementation of additional fee increases up to the established fee cap.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support or in opposition to this proposed amendment with the Missouri Department of Health and Senior Services, State Public Health Laboratory, Bill Whitmar, Laboratory Director, PO Box 570, Jefferson City, MO 65102-0570. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

### FISCAL NOTE PUBLIC COST

I. Department Title: Department of Health and Senior Services Division Title: Missouri State Public Health Laboratory

Chapter Title: Testing for Metabolic Diseases

Rule Number and Name: 19 CSR 25-36.010 Testing for Metabolic and Genetic Disorders

Type of Rulemaking: Proposed Amendment

### II. SUMMARY OF FISCAL IMPACT

| Aggregate     |
|---------------|
| increase;     |
| cond year fee |
| gate with     |
| to the        |
|               |
|               |

### III. WORKSHEET

Projected first year increase: 15,000 specimen collection forms annually x \$3.00 fee increase for laboratory testing x 62% = \$27,900 annually.

Projected second year increase: 15,000 specimen collection forms annually x \$2.75 fee increase for laboratory testing x 62% = \$25,575 additional annually

Maximum increase: 15,000 specimen collection forms annually x \$35.75 fee increase for laboratory testing x 62% = \$332,475 annually in the aggregate

### IV. ASSUMPTIONS

- Estimated 15,000 tests billed each year to MO HealthNet for Medicaid eligible participants.
- The MO HealthNet reimbursement rate is approximately 62% of the newborn screening fee associated with laboratory testing only. The remaining 38% is the state match required by the Department of Social Services. The Department of Health and Senior Services provides the required state match generated from the fees collected for all newborn screening testing.
- The increases anticipated in the first two years (\$3.00 year 1; \$2.75 year 2) are needed to support the costs of testing performed for Spinal Muscular Atrophy (SMA) and Mucopolysaccharidosis Type II (Hunter). SMA and Hunter screening are being implemented as required by SB 50 passed in 2017.
- Additional fee increases will be implemented by DHSS as necessary to financially support inflationary costs and additional testing that may be added to the newborn screening panel in the future. Additional tests would only be implemented after review and approval by the DHSS Genetics Advisory Committee in order to remain in compliance with such recommendations as the Recommended Uniform Screening Panel (RUSP) of the Secretary's Advisory Committee on Heritable Disorders in Newborns and Children or as required by legislation passed by the Missouri General Assembly.

## FISCAL NOTE PRIVATE COST

1. Department Title: Department of Health and Senior Services Division Title: Missouri State Public Health Laboratory

Chapter Title: Testing for Metabolic Diseases

| Rule Number and Name: 19 CSR 25-36-010 Testing for Metabolic and Genetic Disorders |
|--|
|  |
| Type of Rulemaking: Proposed Amendment   |

### II. SUMMARY OF FISCAL IMPACT

| Estimate of the number of entities<br>by class which would likely be<br>affected by the adoption of<br>the rule: | Classification by type of the<br>business entities which would<br>likely be affected: | Estimate in the aggregate as to the cost of compliance with the rule by the affected entities: |
|--|---|--|
| 98   | Hospitals   | \$584,640 annually with projected first year   |
| 78   | Chinics   | fee increase: \$221,760 additional annual fee  |
| 46   | Midwives  | increase; up to \$3,225,600 annually in the  |
| 1470   |   | aggregate with implementation of additional fee increases up to the established fee cap        |

### III. WORKSHEET

Projected first year increase: 80,640 specimen collection forms annually x \$7.25 fee increase = \$584,640 annually Projected second year increase: 80,640 specimen collection forms annually x \$2.75 fee increase = \$221,760 additional annually

Maximum increase: 80,640 specimen collection forms annually x \$40 fee increase = \$3,225,600 annually in the aggregate

### IV. ASSUMPTIONS

- · Estimated 80,640 specimen collection forms each year based on previous years.
- · Number of entities affected estimated by number of previous submitters.
- The cost (estimated fee) of newborn screening will most likely be passed on to health insurance companies by the entities listed above.
- The newborn screening fee provides the funds necessary for the Department of Health and Senior Services to perform the established laboratory screening tests and associated follow-up services for a positive test result.
- The rule changes the fee cap ceiling from \$95 per specimen collection form to a cap of \$135 specimen collection form (possible total fee increase of \$40 per collection form).
- The increase anticipated in the first two years (\$7.25 year 1; \$2.75 year 2) are needed to support the costs of testing and follow-up services performed for Spinal Muscular Atrophy (SMA) and Mucopolysaccharidosis Type II (Hunter). The screening is being implemented as required by legislation passed by the Missouri General Assembly in fiscal year 2017.
- Additional fee increases will be implemented by DHSS as necessary to financially support inflationary costs and
  additional testing that may be added to the newborn screening panel in the future. Additional tests would only be
  implemented after review and approval by the DHSS Genetics Advisory Committee in order to remain in compliance
  with such recommendations as the Recommended Uniform Screening Panel (RUSP) of the Secretary's Advisory
  Committee on Heritable Disorders in Newborns and Children or as required by legislation passed by the Missouri
  General Assembly.

### Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 2040—Office of Athletics Chapter 1—General Organization and Procedures

### PROPOSED AMENDMENT

**20 CSR 2040-1.021 Definitions**. The office is deleting section (1), adding new sections (1), (2), (6), and (18) renumbering as necessary, amending sections (3)-(8), (11)-(13), (15), (16), (18), (19), (21), and (25).

PURPOSE: This rule is being amended to implement House Bill 1388 signed into law and effective August 28, 2018.

- [(1) "Announcer"—a person responsible for announcing the names of the officials, the contestants, the contestants' weight, and the decisions of the referee and judges during a bout.]
- (1) "Amateur Kickboxing"—any form of boxing in which blows are delivered with any part of the arm below the shoulder, including the hand and any part of the leg below the hip, including the foot, and where contestants do not compete for valuable consideration. Such contests take place in a rope-enclosed ring or a cage and are fought in timed rounds.
- (2) "Amateur Mixed Martial Arts—Any bout or contest in which any form of martial arts or self-defense is conducted on a full-contact basis and where contestants do not compete for valuable consideration where weapons are not used and where other combative techniques or tactics are allowed in competition, including chokeholds, boxing, wrestling, kickboxing, grappling and/or joint manipulation. Amateur mixed martial arts bouts may be held in a cage or ring.
- [(2)](3) "Bout"—one match involving either professional boxing, professional wrestling, professional or amateur kickboxing, professional or amateur mixed martial arts, or professional full-contact karate contestants.
- [(3)](4) "Contest"—a group of bouts involving licensed contestants competing in professional boxing, professional wrestling, professional or amateur kickboxing, professional or amateur mixed martial arts, or professional full-contact karate.
- [[4]](5) "Contestant(s)"—any human being who enters the ring to compete against another human being during a professional boxing, professional wrestling, professional or amateur kickboxing, professional or amateur mixed martial arts, or professional full-contact karate bout.
- (6) "Fighting area"—the ring, cage, or physical area of the event site where the contestants compete during the mixed martial arts bout or contest.
- [(5)](7) "Inspector"—a person employed by the Office of Athletics to attend professional boxing, professional wrestling, professional or amateur kickboxing, professional or amateur mixed martial arts, and professional full-contact karate events to ensure that all laws are adhered to by licensees of the Office of Athletics.
- [(6)](8) "Judge"—a person serving as a member of a panel for professional boxing, professional or amateur kickboxing, professional or amateur mixed martial arts, or professional full-contact karate. The panel is responsible for determining a decision in each bout. Each judge in the panel must reach a decision without conferring

with the other judges of the panel.

- [(7) "Manager"—one who, for compensation, directs or controls the professional activities of any contestant.]
- [(8)](9) "Martial arts"—to include professional or amateur kickboxing, professional or amateur mixed martial arts, or professional full-contact karate.
- [/9]/(10) "Matchmaker"—a person responsible for matching the contestants for a bout(s) as to weight and experience.
- [(10)](11) "Office"—the Missouri Office of Athletics.
- [(II)](12) "Official"—referees, judges, matchmakers, [managers,] seconds, [announcers,] timekeepers, and physicians involved in professional boxing, professional wrestling, professional or amateur kickboxing, professional or amateur mixed martial arts, or professional full-contact karate contests.
- [(12)](13) "Permit"—authorization from the office to hold a professional boxing, professional wrestling, professional or amateur kickboxing, professional or amateur mixed martial arts, or professional full-contact karate event in the state of Missouri.
- [[13]](14) "Physician"—a person who is licensed as a doctor of medicine or doctor of osteopathy under Chapter 334, RSMo and who has received a license as a physician from the office for professional boxing, professional wrestling, professional or amateur kickboxing, professional or amateur mixed martial arts, and professional full-contact karate contests.
- [(14)](15) "Professional boxing"—the sport of attack and defense which uses the fist protected by gloves or mittens fashioned of leather or similar material where contestants compete for valuable consideration. Such contests take place in a rope-enclosed ring and are fought in timed rounds.
- [(15)](16) "Professional full-contact karate"—any form of full-contact martial arts, including but not limited to, kickboxing, [kungfu, tae kwan-do,] or any form of self-defense conducted on a full-contact basis in a bout or contest where weapons are not used and where contestants compete for valuable consideration. Such contests take place in a rope-enclosed ring or a cage and are fought in timed rounds.
- [(16)](17) "Professional kickboxing"—any form of boxing in which blows are delivered with any part of the arm below the shoulder, including the hand and any part of the leg below the hip, including the foot, and where contestants compete for valuable consideration. Such contests take place in a rope-enclosed ring or a cage and are fought in timed rounds.
- (18) "Professional Mixed Martial Arts—Any bout or contest in which any form of martial arts or self-defense is conducted on a full-contact basis and where contestants compete for valuable consideration where weapons are not used and where other combative techniques or tactics are allowed in competition, including chokeholds, boxing, wrestling, kickboxing, grappling, and/or joint manipulation. Professional mixed martial arts may be held in a cage or a ring.
- [(17)](19) "Professional wrestling"—any performance of wrestling skills and techniques by two (2) or more professional wrestlers, to which any admission is charged. Participating wrestlers are not required to use their best efforts in order to win, the winner may have been selected before the performance commences and contestants compete for valuable consideration. Such contests take place in a

rope-enclosed ring and are fought in timed rounds.

[(18)](20) "Promoter"—a person, association, partnership, corporation, limited liability company, or any form of business entity licensed by the office who arranges, advertises, or conducts professional boxing, professional wrestling, professional or amateur kickboxing, professional or amateur mixed martial arts, and professional full-contact karate contests and who is responsible for obtaining a permit for each contest and for payment of any state athletic taxes [and production right taxes].

[(19)](21) "Purse"—the financial guarantee or any other remuneration which contestants receive for participating in a bout. It includes the contestant's share of any payment received for radio broadcasting, television, or motion picture rights.

[(20)](22) "Referee"—the person in charge of enforcing these rules during any contest involving professional boxing, professional wrestling, professional or amateur kickboxing, professional or amateur mixed martial arts, or professional full-contact karate.

[(21)](23) "Second"—an individual who attends to the contestant between rounds.

[(22)](24) "Sparring"—boxing for practice or as an exhibition.

[[23]](25) "Timekeeper"—a person responsible for keeping accurate time during each bout and also responsible for the knockdown count for professional boxing, professional wrestling, professional and amateur kickboxing, and professional full-contact karate.

AUTHORITY: section 317.001 RSMo 2016 and section 317.006, RSMo Supp. 2018. This rule originally filed as 4 CSR 40-1.021. Original rule filed April 30, 1982, effective Sept. 11, 1982. For intervening history, please consult the Code of State Regulations. Amended: Filed Jan. 25, 2019.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Office of Athletics, PO Box 1335, Jefferson City, MO 65102, by facsimile at (573) 751-5649, or via email at athletic@pr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

### Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 2040—Office of Athletics Chapter 3—Ticket Procedures

### PROPOSED AMENDMENT

**20 CSR 2040-3.011 Tickets and Taxes**. The division is amending sections (1)–(4), (7), and (8).

PURPOSE: The rule is being amended to implement House Bill 1388 signed into law and effective August 28, 2018.

(1) The right of admission to a contest of professional boxing, pro-

fessional wrestling, professional **or amateur** kickboxing, **professional mixed martial arts, amateur mixed martial arts,** and professional full-contact karate shall not be sold or otherwise granted to a person or entity unless that person or entity is provided with a ticket.

- (2) The promoter of a contest of professional boxing, professional wrestling, professional **or amateur** kickboxing, **professional or amateur mixed martial arts**, and professional full-contact karate shall:
- (3) Every ticket shall have the price, the name of the promoter, and the date of the contest. **Unless otherwise authorized by the office,** the ticket stub of each ticket shall indicate the price of the ticket.
- (4) A notice specifying a change in ticket prices or the dates of a contest or a notice specifying an amendment to the contract value of a contest of professional boxing, professional wrestling, professional or amateur kickboxing, professional or amateur mixed martial arts, and professional full-contact karate shall be made in writing to the office within ten (10) business days of the event. The promoter shall obtain prior approval from the office for any date changes for the contest.
- (7) Each promoter shall provide a ticket and/or credential without charge to:
- (A) Licensed contestants[,] and seconds[, and managers] who are engaged in a bout which is part of the contest of professional boxing, professional wrestling, professional or amateur kickboxing, professional or amateur mixed martial arts, and professional full-contact karate; and
- (8) Notwithstanding other provisions of law in this regulation, the promoter of a contest of professional boxing, professional wrestling, professional or amateur kickboxing, professional or amateur mixed martial arts, and professional full-contact karate shall admit to such contest the division director, executive director, administrator, and inspectors of the office, or authorized firefighters, police officers, security officers, and any other individuals authorized by the office assigned to work the event, any referee, judge, timekeeper, ringside physician, and medical personnel who are independent contractors of the office who are assigned to the event and who presents photo identification and an official badge or other credential evidencing such status. The promoter of a contest and officials of the venue shall allow a person listed in this section full access to the site of the contest and dressing rooms.

AUTHORITY: section 317.006, RSMo Supp. 2018. This rule originally filed as 4 CSR 40-3.011. Original rule filed April 30, 1982, effective Sept. 11, 1982. For intervening history, please consult the Code of State Regulations. Amended: Filed Jan. 25, 2019.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Office of Athletics, PO Box 1335, Jefferson City, MO 65102, by facsimile at (573) 751-5649, or via email at athletic@pr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

### Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION Division 2040—Office of Athletics

**Chapter 3—Ticket Procedures** 

### PROPOSED RESCISSION

20 CSR 2040-3.030 Approval of Nationally Recognized Amateur Sanctioning Bodies. This rule provided requirements to obtain approval to sanction amateur mixed martial arts events.

PURPOSE: The passage of HB 1388 eliminates the need to approve sanctioning bodies.

AUTHORITY: section 317.006.1, RSMo 2016. Original rule filed March 27, 2007, effective Sept. 30, 2007. Amended: Filed March 20, 2018, effective Sept. 30, 2018. Rescinded: Filed: Jan. 25, 2019.

PUBLIC COST: This proposed rescission will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed rescission will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed rescission with the Office of Athletics, PO Box 1335, Jefferson City, MO 65102, by facsimile at (573) 751-5649, or via email at athletic@pr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

### Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION Division 2040—Office of Athletics

Chapter 4—Licensees and Their Responsibilities

### PROPOSED AMENDMENT

20 CSR 2040-4.015 Promoters. The office is amending sections (1)-(4), (6), (8) and (12)-(13).

PURPOSE: This rule is being amended to implement House Bill 1388 signed into law and effective August 28, 2018.

- (1) No person, association, partnership, corporation, limited liability company, or any other form of business entity may promote any professional boxing, professional wrestling, professional or amateur kickboxing, professional or amateur mixed martial arts, or professional full-contact karate contest without obtaining a license from the Office of Athletics. Licensees shall not allow another to use their promoter's license. Promoters shall supervise their employees and may be liable for the conduct of those employees and for any violation of Chapter 317, RSMo or the rules adopted thereunder. The office shall deem any violations by an employee or representative of a promoter as a violation of the promoter.
- (2) Before the office issues a promoter's license, the promoter shall provide the office a surety bond in the amount of [five thousand dollars (\$5,000)] twenty-five thousand dollars (\$25,000) or an irrevocable letter of credit in the amount of at least /five thousand dollars (\$5,000)/ twenty-five thousand dollars (\$25,000) from a lending institution approved to do business in the United States to

guarantee payment of all state athletic taxes and fees to the state as well as all expenses of the contestants and officials in the event of default by the promoter. The irrevocable letter of credit may only be released upon written approval by the office. An additional bond or irrevocable letter of credit may be required in the amount specified by the office where it may be reasonably expected that the [five thousand dollars (\$5,000)] twenty-five thousand dollars (\$25,000) bond or irrevocable letter of credit will not provide sufficient protection to the state. It is the duty of each promoter to maintain all required bonds on a current status.

- (3) The promoter shall apply for a permit for each contest. The application for permit and appropriate fee should be received by the office not later than [five (5)] ten (10) business days before the date of the [professional] contest for which the permit is being sought.
- (4) Promoters may be liable for all contests held and for meeting all deadlines for permit and license applications. Within [fifteen (15)] ten (10) business days after a contest the promoter shall pay the state athletic tax to the office.
- (6) Promoters shall provide all materials necessary to conduct the contests, such as ring, stools, [resin,] water buckets, bell, buzzer or whistle, timer, gloves, gauze, tape for hand wraps, and adequate
- (8) For adequate public safety, the promoter is responsible for ensuring that no bottled drinks, unless poured into disposable [paper] cups by vendors at the time of sale, are permitted in any hall or facility where any contest is being held. If the contest is staged out-ofdoors disposable [paper] cups also may be used on the site of the contest.
- (12) A promoter for a professional boxing [or] professional or amateur kickboxing, professional full-contact karate, or professional or amateur mixed martial arts events shall arrange for an ambulance to be on site at each event with emergency personnel and proper resuscitation equipment. No event may begin without the presence of a licensed medical doctor or doctor of osteopathic medicine approved by the office at ringside as provided in 20 CSR 2040-4.040.
- (13) [Boxing promoters shall submit to the office proof that health insurance has been purchased for each boxing contestant prior to scheduled contest.] Before the office issues a permit for a professional boxing, professional or amateur kickboxing, professional full-contact karate, or professional or amateur mixed martial arts event the promoter shall provide the office with proof of insurance coverage providing for payment of each contestant in the amount of at least ten thousand dollars (\$10,000) in case of injury and at least ten thousand dollars (\$10,000) in case of death. No contestant may waive the insurance coverage. Promoter shall be responsible for deductible payments, if any.

AUTHORITY: sections 317.006 and [section] 317.015, RSMo [2016] Supp. 2018. This rule originally filed as 4 CSR 40-4.015. Original rule filed April 30, 1982, effective Sept. 11, 1982. For intervening history, please consult the Code of State Regulations. Amended: Filed Jan. 25, 2019.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will save private entities

one million one hundred seventy-nine thousand two hundred sixty-two dollars (\$1,179,262) to two million twelve thousand five hundred twelve dollars (\$2,012,512) annually for the life of the rule. It is anticipated that the costs will recur for the life of the rule, may vary with inflation, and are expected to increase at the rate projected by the Legislative Oversight Committee.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Office of Athletics, PO Box 1335, Jefferson City, MO 65102, by facsimile at (573) 751-5649, or via email at athletic@pr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

### PRIVATE FISCAL NOTE

### I. RULE NUMBER

Title 20 - Department of Insurance, Financial Institutions and Professional Registration Division 2040 - Office of Athletics

Chapter 4 - Licensees and Their Responsibilities

Proposed Rule - 20 CSR 2040-4.015 Promoters

### II. SUMMARY OF FISCAL IMPACT

| Estimate the number of entities by class which would likely be affected by the adoption of the proposed amendment: | Classification by type of the business entities which would likely be affected:                                    | Estimated cost of compliance with the amendment by affected entities: |
|--|--|---|
| 25   | Promoters  | \$4,250   |
|  | (Surety Bond @ 170 - \$500 per year)   | \$12,500  |
| 25   | Promoters (Medical Insurance for contestants @ \$2,000)  | \$50,000  |
| 25   | Promoters (Medical Insurance for mixed martial arts contestants @ \$750 to \$1,300 per show for 60 shows per year) | \$1,125,000<br>to<br>\$1,950,000                                      |
| 25   | Promoters (Postage @ \$.49)  | \$12  |
|  |  | \$1,179,262   |
|  | Estimated Annual Cost of Compliance<br>for the Life of the Rule  |   |

### III. WORKSHEET

See Table Above

### IV. ASSUMPTION

- 1. The figures reported above are based on FY18 actuals.
- 2. There are no costs associated with a letter of credit.
- 3. It is anticipated that the total cost will recur for the life of the rule, may vary with inflation and is expected to increase at the rate projected by the Legislative Oversight Committee.

### Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 2040—Office of Athletics Chapter 4—Licensees and Their Responsibilities

### PROPOSED AMENDMENT

**20 CSR 2040-4.020 Matchmakers**. The office is amending the purpose statement and sections (1), (3), and (5).

PURPOSE: This rule is being amended to implement House Bill 1388 signed into law and effective August 28, 2018.

PURPOSE: This rule clarifies the duties and responsibilities of matchmakers with respect to professional boxing, professional kickboxing, [and] professional full-contact karate, professional mixed martial arts, amateur mixed martial arts, and amateur kickboxing.

- (1) A licensed matchmaker is required to be present at all professional boxing, professional or amateur kickboxing, professional or amateur mixed martial arts, and professional full-contact karate contests. In professional boxing, professional or amateur kickboxing, professional or amateur mixed martial arts, and professional full-contact karate, the office shall not allow a promoter and matchmaker to be the same person.
- (3) All *[boxing]* bouts shall be approved or disapproved by the office. A bout deemed to be a mismatch based on the record, experience, skill, and condition of the contestants as known or represented to the office at or before the bout, which could expose one (1) or both contestants to serious injury, will be denied. In addition all bout contestants must meet the following criteria to be approved:
- (A) Any *[boxer]* contestant who has lost their last ten (10) bouts by decision, technical knockout, or knockout will not be approved to box in a bout:
- (B) Any *[boxer]* contestant who has lost their last six (6) bouts by technical knockout or knockout will not be approved to box in a bout: and
- [(C) Any boxer with less than ten (10) professional bouts may not box an opponent with more than fifteen (15) professional bouts;]
- [(D)](C) All [boxer's] contestant's records, skill, and experience must be verified through the national [boxing] registry for their respective sport, which is appointed by the Association of Boxing Commissions or a similar organization[; and].
- [(E) The office shall verify the experience and skill of a boxer, if verifiable through the national boxing registry.]
- (5) No matchmaker in a specific contest may act in the capacity of a *llicensed manager orl* licensed second for that specific contest either directly or indirectly.

AUTHORITY: section 317.006, RSMo Supp. 2018, and section 317.015, RSMo 2016. This rule originally filed as 4 CSR 40-4.020. Original rule filed April 30, 1982, effective Sept. 11, 1982. For intervening history, please consult the Code of State Regulations. Amended: Filed Jan. 25, 2019.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Office of Athletics, PO Box 1335, Jefferson City, MO 65102, by facsimile at (573) 751-5649, or via email at athletic@pr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

### Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 2040—Office of Athletics Chapter 4—Licensees and Their Responsibilities

### PROPOSED AMENDMENT

**20** CSR **2040-4.030** [Professional Boxing, Professional Wrestling, Professional Kick-boxing, and Professional Full-Contact Karate] Referees. The office is amending the title, sections (1), (9), (13), (14), and (16).

PURPOSE: This rule is being amended to implement House Bill 1388 signed into law and effective August 28, 2018.

- (1) The referee is charged with the enforcement of all office rules that apply to the conduct of the contest and the conduct of the contestants and contestant's second(s) while s/he is in the ring. Before the office issues a referee's license:
  - (A) The applicant must[:]—
- 1. Certify that s/he has read and understands Missouri laws and rules. Upon such certification the applicant shall be deemed to have full knowledge and understanding of said laws and rules; and
- 2. Have two (2) years of documented experience refereeing boxing, wrestling, kickboxing, full-contact karate, or mixed martial arts matches. It is not necessary that this experience be obtained by refereeing professional boxing, professional wrestling, professional or amateur kickboxing, professional or amateur mixed martial arts, or professional full-contact karate;
  - (B) The office may require[:]—
- 1. The applicant take and pass a written test covering professional boxing, professional wrestling, professional **or amateur** kickboxing, **professional or amateur mixed martial arts,** and professional full-contact karate; and
- The applicant may be required to have a physical examination by a licensed physician to determine fitness to perform.
- (9) In the event of serious cuts or injuries, the referee shall summon the physician who shall *[decide]* make a recommendation to the referee if the bout should be stopped.
- (13) When a fallen contestant rises and falls again without being hit again in a boxing, kickboxing, or full-contact karate bout, the referee may continue the original count, rather than starting a new count. If the bell rings ending the round during the count, the count shall continue [except when the bell rings ending the last round of the bout]. A contestant is deemed to be down when any part of his/her body, with the exception of his/her feet, is on the floor or if s/he is hanging helplessly on or over the ropes. A referee can count a contestant out either on the ropes or on the floor. During the eight- (8-) count, the referee should assess the condition of the contestant and either allow him/her to continue or stop the bout. During any count, the opponent should immediately go to the neutral corner and remain there until the referee signals the bout is to be continued. In the event the contestant who has scored the knockdown fails to go to the neutral corner, the referee may stop the count until the contestant who scored the knockdown returns to the neutral corner.

- (14) In assessing fouls, the referee must weigh the cause as well as the effect. If the referee has seen a low blow (punch below the belt line) delivered and if the blow had a damaging effect, s/he may permit a rest period to the victim not to exceed five (5) minutes. During the rest period, seconds may not assist or coach the injured contestant. The offending contestant shall go to a neutral corner and shall not be coached during the period. If the injured contestant refuses to continue after a five- (5-) minute rest period, the opponent may be named the winner. The referee shall give an official warning for a low blow to the offending contestant, and then s/he will give the command to continue after the end of the rest period if the contestant who received the low blow indicates s/he is ready to continue the bout. Additional low blows shall be penalized with deduction of points from the offending contestant or disqualification of the offending contestant. A *[boxer]* contestant cannot be named the winner of a bout as the result of receiving a low blow unless, in the opinion of the referee, the blow was delivered deliberately and of enough force to seriously incapacitate the injured [boxer] contestant so that s/he could not continue the bout. Under this condition, the offender shall be disqualified immediately.
- (16) Whenever a contestant has been injured, knocked out, or technically knocked out, the referee shall immediately summon the attending physician to aid the stricken contestant. Except at the request of the physician, no *[manager(s) or]* second(s) may be permitted to aid the stricken contestant.

AUTHORITY: section 317.006, RSMo Supp. 2018, and section 317.015, RSMo 2016. This rule originally filed as 4 CSR 40-4.030. Original rule filed April 30, 1982, effective Sept. 11, 1982. For intervening history, please consult the Code of State Regulations. Amended: Filed Jan. 25, 2019.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Office of Athletics, PO Box 1335, Jefferson City, MO 65102, by facsimile at (573) 751-5649, or via email at athletic@pr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

### Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 2040—Office of Athletics Chapter 4—Licensees and Their Responsibilities

### PROPOSED AMENDMENT

**20** CSR **2040-4.040** Physicians [for Professional Boxing, Professional Wrestling, Professional Kickboxing, and Professional Full-Contact Karate]. The office is amending the title, purpose statement, and sections (2)-(3).

PURPOSE: This rule is being amended to implement House Bill 1388 signed into law and effective August 28, 2018.

PURPOSE: This rule defines the responsibilities of physicians for professional boxing, professional kickboxing, [and] professional full-contact karate, professional mixed martial arts, amateur mixed

martial arts, and amateur kickboxing.

- (2) A physician licensed pursuant to sections 317.001 to 317.021, RSMo is in charge of all physical examinations. S/he is at ringside during all professional boxing, professional and amateur kickboxing, professional and amateur mixed martial arts, and professional full-contact karate contests and, if called upon, ready to advise the referee.
- (3) Within forty-eight (48) hours before a contest, contestants for professional boxing, professional or amateur kickboxing, professional or amateur mixed martial arts, and professional full-contact karate shall be given a physical examination by a physician appointed and licensed by the office. Contestants shall disclose all medical history and conditions to the physician during the physical examination, including, whether or not the contestant is pregnant.

AUTHORITY: section 317.006, RSMo Supp. 2018, and section 317.015, RSMo 2016. This rule originally filed as 4 CSR 40-4.040. Original rule filed April 30, 1982, effective Sept. 11, 1982. For intervening history, please consult the Code of State Regulations. Amended: Filed Jan. 25, 2019.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Office of Athletics, PO Box 1335, Jefferson City, MO 65102, by facsimile at (573) 751-5649, or via email at athletic@pr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

### Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 2040—Office of Athletics Chapter 4—Licensees and Their Responsibilities

### PROPOSED AMENDMENT

**20 CSR 2040-4.050 Timekeepers**. The office is amending section (4).

PURPOSE: This rule is being amended to implement House Bill 1388 signed into law and effective August 28, 2018.

(4) The timekeeper shall be responsible for the knockdown count during boxing, kickboxing, and full-contact karate. The timekeeper begins counting each second during the knockdown count. If the knockdown occurs within ten (10) seconds of the end of the round, the timekeeper shall not ring the bell until the referee indicates the contestant is ready.

AUTHORITY: section 317.006, RSMo Supp. 2018, and section 317.015, RSMo 2016. This rule originally filed as 4 CSR 40-4.050. Original rule filed April 30, 1982, effective Sept. 11, 1982. For intervening history, please consult the Code of State Regulations. Amended: Filed Jan. 25, 2019.

PUBLIC COST: This proposed amendment will not cost state agencies

or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Office of Athletics, PO Box 1335, Jefferson City, MO 65102, by facsimile at (573) 751-5649, or via email at athletic@pr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

### Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 2040—Office of Athletics Chapter 4—Licensees and Their Responsibilities

### PROPOSED RESCISSION

**20 CSR 2040-4.060 Announcers**. This rule defined the duties and responsibilities of announcers

PURPOSE: The rules is being rescinded because announcers are no longer required to be licensed by the Office of Athletics.

AUTHORITY: sections 317.006 and 317.015, RSMo 2016. This rule originally filed as 4 CSR 40-4.060. Original rule filed April 30, 1982, effective Sept. 11, 1982. Rescinded and readopted: Filed March 2, 1989, effective May 11, 1989. Amended: Filed Nov. 15, 2001, effective May 30, 2002. Moved to 20 CSR 2040-4.060, effective Aug. 28, 2006. Amended: Filed March 20, 2018, effective Sept. 30, 2018. Rescinded: Filed Jan. 25, 2019.

PUBLIC COST: This proposed rescission will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed rescission will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed rescission with the Office of Athletics, PO Box 1335, Jefferson City, MO 65102, by facsimile at (573) 751-5649, or via email at athletic@pr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

### Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 2040—Office of Athletics Chapter 4—Licensees and Their Responsibilities

### PROPOSED AMENDMENT

**20 CSR 2040-4.070 Seconds**. The office is amending sections (2), (4), and (5) and adding new section (10).

PURPOSE: This rule is being amended to implement House Bill 1388 signed into law and effective August 28, 2018.

(2) Unless special permission is given by the office, there shall be no

more than three (3) seconds, one (1) of whom will announce to the referee at the start of the bout that s/he is the chief second. Only one (1) second may be inside the ring between rounds for boxing, kickboxing, or full-contact karate, the other two (2) may be on the ring platform outside the ropes. [Licensed managers may be permitted to act as seconds without being licensed as a second. While acting as a second, a licensed manager must observe all rules pertaining to the conduct of seconds.] For mixed martial arts a maximum of two (2) seconds may be in the cage or ring. The promoter at their discretion may reduce the number of seconds to two (2) for any bout.

- (4) Seconds shall not stand or lean on the ring apron **or cage** during the round.
- (5) The second shall equip him/herself with:
  - (H) [Vaseline] Petroleum jelly; and
- (10) All seconds must report to the dressing room area and check in with the inspector in charge of the event at least sixty (60) minutes before the scheduled start time of the event. If a second does not arrive prior to this timeframe, their ability to work as a second for this event may be denied.

AUTHORITY: section 317.006, **RSMo Supp. 2018**, and section 317.015, RSMo 2016. This rule originally filed as 4 CSR 40-4.070. Original rule filed April 30, 1982, effective Sept. 11, 1982. For intervening history, please consult the **Code of State Regulations**. Amended: Filed Jan. 25, 2019.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Office of Athletics, PO Box 1335, Jefferson City, MO 65102, by facsimile at (573) 751-5649, or via email at athletic@pr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

### Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 2040—Office of Athletics Chapter 4—Licensees and Their Responsibilities

### PROPOSED AMENDMENT

**20 CSR 2040-4.080 Judges** [for Professional Boxing, Professional Kickboxing, and Professional Full-Contact Karate]. The office is amending the title, purpose statement, and sections (1), (2), and (6).

PURPOSE: This rule is being amended to implement House Bill 1388 signed into law and effective August 28, 2018.

PURPOSE: This rule defines the duties and responsibilities for judges for professional boxing, professional kickboxing, [and] professional full-contact karate, professional mixed martial arts, amateur mixed martial arts, and amateur kickboxing.

(1) There will be three (3) judges for each bout. A bout will be

scored on a "ten- (10-) point must system." The winner of the round is awarded ten (10) points and the loser of the round may be awarded nine (9) points or less, except for rare instances of an even round where each contestant may be awarded ten (10) points. Judges will judge mixed martial arts techniques, such as effective striking, effective grappling and control of the opponent, effective aggressiveness, and effective defense to determine a winner of the round.

- (2) The judges shall reach their decisions without conferring in any manner with any other official or person including the other judges of the panel. Each judge shall make out his/her scorecard in accordance with provisions of the rules governing professional boxing, professional or amateur kickboxing, professional or amateur mixed martial arts, and professional full-contact karate. At the end of the round, the score shall be totaled and signed or initialed by each judge. The referee working the bout may collect the scorecards after each round and hand them to the inspector.
- (6) Before the office issues a judge's license:
  - (A) The applicant must:
- 1. Certify that s/he has read and understands Missouri laws and rules. Upon such certification the applicant is deemed to have full knowledge and understanding of said laws and rules; and
- 2. Have two (2) years of documented experience judging amateur boxing, professional boxing, professional or amateur kickboxing, professional or amateur mixed martial arts, or professional full-contact karate matches. [It is not necessary that this experience be obtained by judging professional boxing, professional wrestling, professional kickboxing, or professional full-contact karate.]
  - (B) The office may require:
- 1. The applicant take and pass a written test covering professional boxing, professional wrestling, professional **or amateur** kickboxing, **professional or amateur mixed martial arts,** and professional full-contact karate; and
- 2. The applicant **may be required to** have a physical examination by a licensed physician to determine fitness to perform.

AUTHORITY: section 317.006, RSMo [2016] Supp. 2018. This rule originally filed as 4 CSR 40-4.080. Original rule filed April 30, 1982, effective Sept. 11, 1982. For intervening history, please consult the Code of State Regulations. Amended: Filed Jan. 25, 2019.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Office of Athletics, PO Box 1335, Jefferson City, MO 65102, by facsimile at (573) 751-5649, or via email at athletic@pr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

### Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 2040—Office of Athletics Chapter 4—Licensees and Their Responsibilities

PROPOSED AMENDMENT

**20 CSR 2040-4.090 Contestants**. The office is amending sections (1), (3)-(8), (11)-(17), (20)-(21), and (25), replacing section (2), deleting section (22), adding new sections (25)-(26), and renumbering as necessary.

PURPOSE: This rule is being amended to implement House Bill 1388 signed into law and effective August 28, 2018.

- (1) An applicant applying for a **professional** license **or renewal** as a contestant shall—
- (B) Be at least [sixteen (16]] eighteen (18) years of age except amateur kickboxing contestants;
- [(C) Submit a signed notarized affidavit from their legal guardian approving them to participate in a contest if he/she is under the age of eighteen (18);]
- [(D)](C) Disclose in writing on a form provided by the office a complete medical history including any prior or existing medical conditions;
- [(E)](D) Within [thirty (30)] sixty (60) days of application for licensure successfully complete a physical examination by physician with the designation "medical doctor" or "doctor of osteopathy" and submit a written statement from the physician attesting to the physical and mental health of the applicant. The office may increase the [thirty-(30-)] sixty-(60-) day limit under special circumstances approved by the office; and
- [(F)](E) Submit a certified copy of medical tests performed by a certified laboratory verifying the applicant is not infected with the human immunodeficiency virus (HIV) or hepatitis B or C virus. The medical tests shall not be dated more than [ninety (90)] three hundred sixty-five (365) days before the application is submitted.
- [(2) A contestant applying for renewal of a license shall—
- (A) Complete an application pursuant to section (2) of 20 CSR 2040-2.011. Any person who provides incorrect information in an application for license as a contestant may be disciplined by the office;
- (B) Disclose in writing on a form provided by the office a complete medical history including any prior or existing medical conditions;
- (C) Within thirty (30) days of application for licensure successfully complete a physical examination by physician with the designation "medical doctor" or "doctor of osteopathy" and submit a written statement from the physician attesting to the physical and mental health of the licensee. The office may increase the thirty- (30-) day limit under special circumstances approved by the office; and
- (D) Submit a certified copy of medical tests performed by a certified laboratory verifying the licensee is not infected with the human immunodeficiency virus (HIV) or hepatitis B or C virus. The medical tests shall not be dated more than ninety (90) days before the application is submitted.]
- (2) An applicant applying for an amateur license or renewal as a contestant shall—
- (A) Complete an application pursuant to section (2) of 20 CSR 2040-2.011. Any person who provides incorrect information in an application for license as a contestant may be disciplined by the office;
- (B) Be at least eighteen (18) years of age, except for amateur kickboxing.
- (C) Disclose in writing on a form provided by the office a complete medical history including any prior or existing medical conditions;
- (D) Within sixty (60) days of application for licensure successfully complete a physical examination by a physician with the designation "medical doctor" or "doctor of osteopathy" and submit a written statement from the physician attesting to the physical and mental health of the applicant. The office may increase the

- sixty (60) day limit under special circumstance approved by the office; and
- (E) The office may require a contestant to submit a certified copy of medical tests performed by a certified laboratory verifying the applicant is not infected with the human immunodeficiency virus (HIV) or hepatitis B or C virus. The medical test shall not be dated more than three hundred sixty-five (365) days before the applicant is submitted or participates in a bout.
- (3) An applicant or contestant who does not pass the physical examination or receives positive results from any of the tests required in section[s] (1) [and (2)] may be denied the right to fight for that bout.
- (4) All fees involved with medical examinations and/or tests required in section[s] (1) [and (2),] in addition to any drug test required in section (11), shall be the responsibility of the promoter, contestant, or applicant.
- (5) Within forty-eight (48) hours before competing in any *[professional boxing, professional kickboxing, professional full-contact karate, or professional wrestling]* bout or contest, each contestant shall—
- (A) Each professional boxing, professional kickboxing, professional wresting or professional mix martial arts contestant shall [S]submit certified copies of medical tests performed by a laboratory verifying that the applicant is not infected with the human immunodeficiency virus (HIV) or hepatitis B or C virus. The medical tests shall not be dated more than [one hundred eighty (180)] three hundred sixty-five (365) days before the scheduled bout or contest in which the contestant will compete. A statement from a medical doctor or doctor of osteopathy indicating that the applicant has successfully completed a full course of vaccinations for hepatitis B may be submitted in lieu of the medical tests required by this rule for hepatitis B;
- (B) All [F]female contestants, including amateur mixed martial arts and amateur kickboxing, shall verify in writing that the contestant has taken a reliable means of pregnancy testing and that the contestant is aware of her pregnancy status[.]; and
- (C) A contestant who fails to comply with the requirements of this rule shall not be allowed to compete as a contestant in any professional boxing, professional kickboxing, professional full-contact karate, *[orl]* professional wrestling, **professional mixed martial arts**, **amateur mixed martial arts**, **or amateur kickboxing** bout or contest. The office may discipline any contestant who fails to provide truthful and accurate information pursuant to this section.
- (6) The office will issue an identification card to each [boxing] contestant for the purpose of registration pursuant to the Professional Boxing Safety Act of 1996, 15 U.S.C. section 6301 et seq., to each [boxer] contestant who so applies. The [boxer] contestant shall provide a recent photograph for the identification card and any other information that is requested by the office. An identification card cannot be substituted for the license to engage in professional boxing[, held by the boxer]. All professional and amateur mixed martial arts, kickboxing, and full-contact karate contestants will be issued a picture identification card as approved by the Association of Boxing Commissions or other like organization's officially approved registry for their respective sport.
- (7) Each contestant for professional boxing, professional **or amateur** kickboxing, **professional or amateur mixed martial arts**, or professional full-contact karate, will be weighed in the presence of the public, his/her opponent, a representative of the office, and an official representing the promoter on scales approved by the office at any place designated by the office. If a contestant cannot be present at the designated time set by the office, a contestant may waive his/her rights under this section.

- (8) The contestant for professional boxing, professional **or amateur** kickboxing, **professional or amateur mixed martial arts**, or professional full-contact karate must have all weights stripped from his/her body before he/she is weighed in, but male contestants may wear shorts. Female contestants may wear shorts and a sports bra.
- (11) The office may require a contestant to submit to a drug test. Failure to submit to a drug test upon notification by an inspector may result in disciplinary action being taken against the contestant's license. All fees involved with a drug test are the responsibility of the contestant.
- (13) A [boxing] contestant shall present his/her identification card to the office representative at weigh-in for a bout and at any other time ordered by the office or its representative. Failure to possess the card may result in the [boxing] contestant being disallowed to participate in a bout.
- (14) A *[boxing]* contestant licensed by the office is subject to disciplinary action by the office if the contestant knowingly:
- (B) Uses or attempts to use an identification card in an unlawful manner or in a manner that is not in the best interests of *[professional boxing]* their respective sport; or
- (15) Each contestant must report to the representative of the office in charge of dressing rooms at least [thirty (30)] sixty (60) minutes before the scheduled time of the first bout of professional boxing, professional wrestling, professional or amateur kickboxing, professional or amateur mixed martial arts, and professional full-contact karate contest. Failure to do so may result in the contestant being disallowed to participate in the bout.
- (16) Contestants shall at all times abide by the statutes and rules of Missouri governing professional boxing, professional wrestling, professional or amateur kickboxing, professional or amateur mixed martial arts, or professional full-contact karate.
- (17) Contestants shall at all times observe the directions and decisions of all officials **and inspectors**.
- (20) The belt of the trunks cannot extend above the waist line for professional boxing, professional or amateur kickboxing, or professional full-contact karate.
- (21) Each boxing, full-contact karate or [martial arts] kickboxing contestant must wear[:]—
- [(22) Each contestant should be clean and present a tidy appearance.]
- [(23)](22) The excessive use of petroleum jelly may not be used on the face or body of a contestant. The referees or the office's representative in charge may cause any excessive petroleum jelly to be removed.
- [(24)](23) The office's representative may determine whether head and facial hair presents any hazard to the safety of the contestant or his/her opponent or would interfere with the supervision and conduct of the bout. If the head and facial hair of the contestant present such a hazard or would interfere with the supervision and conduct of the bout, the contestant may not compete in the bout unless the circumstances creating the hazard or potential interference are corrected to the satisfaction of the office's representative.
- [(25)](24) A contestant will not wear any jewelry or other piercing accessories while competing in a bout.
- (25) Any professional or amateur mixed martial arts contestant

who has competed as a boxer, kickboxer, wrestler, martial arts, or mixed martial arts contestant anywhere in the world will not be allowed to compete as a contestant in any professional or amateur mixed martial arts bout in Missouri until seven (7) days have elapsed from the date of the previous bout.

(26) Any person who has competed as a professional boxer, professional kickboxer, professional wrestler, professional martial arts, or professional mixed martial arts contestant may not participate as an amateur contestant in a mixed martial arts event in the state of Missouri. The office may discipline the license of any contestant, promoter, matchmaker, or second who violates, or assists or enables another to violate, the provisions of this section.

[(26)](27) The office may honor the suspension of a contestant by an agency that regulates professional boxing, professional wrestling, professional or amateur kickboxing, professional or amateur mixed martial arts, and professional full-contact karate in another jurisdiction if the suspension is ordered for:

- (A) Medical safety;
- (B) A violation of a law or regulation governing professional boxing, professional or amateur kickboxing, professional or amateur mixed martial arts, and professional full-contact karate which also exists in this state; or
- (C) Any other conduct which discredits professional boxing, professional or amateur kickboxing, professional or amateur mixed martial arts, and professional full-contact karate, as determined by the office.

[(27)](28) The office may deny a contestant a license if their license to participate or compete as a boxer, wrestler, kickboxer, or full-contact karate participant has been denied, refused, or disciplined for a medical condition by another state, tribal athletic commission, territory, federal agency, or country. The office shall not issue a license to a contestant who has suffered a cerebral hemorrhage of any type.

(29) No amateur kickboxing contestant under eighteen (18) years of age may participate in a bout against a contestant who is more than two (2) years older.

AUTHORITY: section[s] 317.006, RSMo Supp. 2018, and section 317.015, RSMo 2016. This rule originally filed as 4 CSR 40-4.090. Original rule filed April 30, 1982, effective Sept. 11, 1982. For intervening history, please consult the Code of State Regulations. Amended: Filed Jan. 25, 2019.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will cost private entities approximately nine hundred eighty dollars (\$980) annually thereafter for the life of the rule. It is anticipated that the costs will recur for the life of the rule, may vary with inflation, and are expected to increase at the rate projected by the Legislative Oversight Committee.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Office of Athletics, PO Box 1335, Jefferson City, MO 65102, by facsimile at (573) 751-5649, or via email at athletic@pr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

### PRIVATE FISCAL NOTE

### I. RULE NUMBER

Title 20 - Department of Insurance, Financial Institutions and Professional Registration Division 2040 - Office of Athletics

Chapter 4 - Licensees and Their Responsibilities

Proposed Rule - 20 CSR 2040-4.090 Contestants

### II. SUMMARY OF FISCAL IMPACT

| Estimate the number of entities by class which would likely be affected by the adoption of the proposed amendment: | Classification by type of the business entities which would likely be affected: | Estimated cost of compliance with the amendment by affected entities: |
|--|---|---|
| 20   | Contestants   | \$80  |
|  | (Drug test @ \$4)   |   |
| 10   | Contestants   | \$900   |
|  | (Additional drug test to confirm positive drug test @ \$90)                     |   |
|  | Estimated Annual Cost of Compliance<br>for the Life of the Rule                 |   |

### III. WORKSHEET

See Table Above

### IV. ASSUMPTION

- 1. The figures reported above are based on FY19 actuals.
- 3. It is anticipated that the total cost will recur for the life of the rule, may vary with inflation and is expected to increase at the rate projected by the Legislative Oversight Committee.

### Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 2040—Office of Athletics Chapter 4—Licensees and Their Responsibilities

### PROPOSED RULE

### 20 CSR 2040-4.100 Inspectors

PURPOSE: This rule defines the duties and responsibilities of inspectors.

- (1) The office shall assign inspectors as it deems necessary.
- (2) In all contests, contestants, promoters, matchmakers, judges, referees, timekeepers, seconds, and physicians are under the direction of the office or its inspector(s) at all times.
- (3) Employees and inspectors of the office cannot have any interest in or connection with, either directly or indirectly, any promotion of either professional boxing, professional wrestling, professional or amateur kickboxing, professional or amateur mixed martial arts, or professional full-contact karate, in this state or have any interest, directly or indirectly, in any contest or contestant.
- (4) The office and its inspectors may supervise the sale of tickets, check the counting of receipts, and enforce all rules of the office.
- (5) The ticket taker immediately must deposit every admission ticket, pass, or complimentary ticket in a securely locked box. It may be opened only in the presence of the office's inspector to see that all tickets or passes are carefully counted and reported to the office, along with the price of admission charged for each class of tickets and exchanges and the gross receipts of all tickets and exchanges. In lieu of colleting ticket stubs the office will accept a third party box office print out on the sales of all tickets including complimentary tickets to calculate the athletic tax due.
- (6) Before the start of a contest, an inspector must check all contestants, promoters, matchmakers, seconds, timekeepers, referees, and physicians for licenses issued by the office. Any of those persons without a current license issued by the office may not participate in the contest, until an application and fee has been received and the application is approved by the office.
- (7) An inspector must be present in the dressing rooms at the designated time for weighing in contestants and inspecting all equipment.
- (8) An inspector must examine and approve all hand wrappings being placed on contestants. After approval, all handwraps will be initialed by the inspector present.
- (9) An inspector must be present when each contestant is being gloved. After approval of the gloving, the tape around the strings must be initialed by the inspector present.

AUTHORITY: section 317.006, RSMo Supp. 2018. This rule originally filed as 4 CSR 40-5.010 and 20 CSR 2040-5.010. Original rule filed April 30, 1982, effective Sept 11, 1982. For intervening history, please consult the **Code of State Regulations**. Rescinded as 20 CSR 2040-5.010 and readopted as 20 CSR 2040-4.100: Filed Jan. 25, 2019.

PUBLIC COST: This proposed rule will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed rule will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed rule with the Office of Athletics, PO Box 1335, Jefferson City, MO 65102, by facsimile at (573) 751-5649, or via email at athletic@pr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the **Missouri Register**. No public hearing is scheduled.

### Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 2040—Office of Athletics Chapter 5—Inspector Duties and Rules for Professional Boxing, Professional Wrestling, Professional Kickboxing, Professional Full-Contact Karate

### PROPOSED RESCISSION

**20 CSR 2040-5.010 Inspectors**. This rule defined the duties and responsibilities of inspectors.

PURPOSE: This rule is being rescinded and re-promulgated as 20 CSR 2040-4.100 to make the sequence of the rules of the Missouri Office of Athletics more logical and cohesive and to incorporate recent statutory changes enacted in 2018.

AUTHORITY: section 317.006, RSMo 2000. This rule originally filed as 4 CSR 40-5.010. Original rule filed April 30, 1982, effective Sept. 11, 1982. For intervening history, please consult the Code of State Regulations. Rescinded, readopted, and moved to 20 CSR 2040-4.100: Filed Jan. 25, 2019.

PUBLIC COST: This proposed rescission will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed rescission will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed rescission with the Office of Athletics, PO Box 1335, Jefferson City, MO 65102, by facsimile at (573) 751-5649, or via email at athletic@pr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

# Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 2040—Office of Athletics Chapter 5—[Inspector Duties and] Rules for Professional Boxing, Professional Wrestling, Professional and Amateur Kickboxing, and Professional Full-Contact Karate

### PROPOSED AMENDMENT

**20 CSR 2040-5.040 Rules for Professional Boxing**. The office is amending the chapter title and sections (1), (2), (4)-(7), (10), (12), (16), and (23).

PURPOSE: This rule is being amended to implement House Bill 1388 signed into law and effective August 28, 2018.

- (1) No bout may exceed twelve (12) rounds nor be less than four (4) rounds. Rounds *[involving male contestants]* shall be no more than three (3) minutes in length with a one (1) minute rest period in between rounds. Rounds involving females *[shall be no more than]* may be reduced to two (2) minutes in length with a one (1) minute rest period between rounds.
- (2) Before a contest permit will be issued, each professional boxing contest [shall] may include a scheduled main bout of at least eight (8) rounds and at least one (1) semi-main bout of at least six (6) rounds. The remaining bouts may not be less than four (4) rounds each. A contest should have a minimum of four (4) bouts totaling not less than twenty-four (24) rounds. The Office of Athletics may waive any of these restrictions at its discretion.
- (4) Contestants shall only fight contestants in their own weight category unless permission is granted by the office. In no instance may the office waive the weight category requirements, when the contestant's weight span exceeds ten (10) pounds excluding the weight classifications in subsections (L) and (M) of this section. Following is the schedule of weight classification:

(L) Cruiserweights 176– [190] 200 lbs. (M) Heavyweights over [190] 200 lbs.

- (5) Boxing Contestants.
- (B) No contestant under the age of eighteen (18) years shall be permitted to participate in a boxing contest. [No contestant under the age of twenty-one (21) shall be permitted to box more than six (6) rounds until s/he has participated in ten (10) or more professional bouts.] No contestant participating in his/her professional debut shall be permitted to box more than six (6) rounds in length for the first ten (10) professional bouts. Contestants may have to present a birth certificate or picture identification to the office or inspector. False statements of age or other information shall be cause for discipline of the contestant's license. Contestants must complete all forms prescribed by the office. All contestants, upon request of the office or inspector, must furnish the office with a boxing passport or an identification card (ID) issued from his/her home state and a federal identification card issued by the Association of Boxing Commissions.
- (C) Contestants in all licensed professional boxing contests shall be examined by a licensed physician at a time approved by the office and physical examinations must be completed at least one (1) hour before the contest time. The weigh-in will be within forty-eight (48) hours prior to the contest. Contestants will then have two (2) hours to make weight. The weights of the contestants or the class in which they will box must be announced at the ringside. In case of a substitution in a bout, the substitute contestant shall be subject to the same physical examination as other contestants and must be approved by the physician and office. Contestants failing to appear at the appointed place and at the specified time to be examined and weighed, or who leave the area before weigh-ins or physical examinations are completed without permission of the office, may subject their license to discipline or may be denied the right to compete in the scheduled bout.
- (6) If a contestant claims to be injured **due to an accidental fall** during the bout, the referee, **at their discretion**, may stop the bout and request the physician to make an examination. If the physician decides that the contestant has been injured and should not continue, s/he should so advise the referee. If the physician decides that the injured contestant may be able to continue, s/he may order up to a five- (5-) minute recovery period, after which s/he will make another examination and again advise the referee of the injured contestant's condition.
- (7) If a contestant falls due to fatigue, or is knocked down by his/her opponent, s/he will be allowed ten (10) seconds to rise unassisted. Following a contestant's fall, his/her opponent shall go to the farthest

neutral corner and remain there during the count. The referee shall stop counting if the opponent fails to go to the neutral corner, then resume the count where it was left off when the opponent goes to the neutral corner. A contestant who is knocked out or falls out of the ring **and on to the floor** is allowed up to twenty (20) seconds to return to the ring.

- (10) Preliminary contestants should be ready to enter the ring immediately after the finish of the preceding bout. Any contestant causing a delay by not being ready to immediately proceed when called may be subject to discipline or may be denied the right to compete in the scheduled bout.
- (12) No person other than the contestants and the referee shall enter the ring during a bout. There should be no standing or other distractions by seconds *[or managers]* while the bouts are in progress. Offenders may be removed from the corners and their license may be subject to discipline. The physician may enter the ring if asked by the referee to examine an injury to a contestant.
- (16) Only discretional use of [Vaseline and/or similar] petroleum [based products] jelly, and nothing else will be allowed on the face, arms, or any part of the body.
- (23) The office may discipline the license of any contestant, *[manager,]* matchmaker, judge, second, or any official who is guilty of unfair dealings, unsportsmanlike conduct, protesting the decisions of the officials in an unsportsmanlike manner, or violating any rules. Any boxing second *[or manager]* who acts in an unsportsmanlike manner may immediately be removed from their contestant's corner.

AUTHORITY: section[s] 317.006, RSMo Supp. 2018, and section 317.015, RSMo 2016. This rule originally filed as 4 CSR 40-5.040. Original rule filed April 30, 1982, effective Sept. 11, 1982. For intervening history, please consult the Code of State Regulations. Amended: Filed Jan. 25, 2019.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Office of Athletics, PO Box 1335, Jefferson City, MO 65102, by facsimile at (573) 751-5649, or via email at athletic@pr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

### Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 2040—Office of Athletics Chapter 5—[Inspector Duties and] Rules for Professional Boxing, Professional Wrestling, Professional and Amateur Kickboxing, and Professional Full-Contact Karate

### PROPOSED AMENDMENT

20 CSR 2040-5.060 Rules for Professional and Amateur Kickboxing and Professional Full-Contact Karate. The office is

amending the chapter title, purpose statement, adding new sections (6), (11), (13), and (22), deleting section (10), renumbering as necessary, and amending sections (2), (5), (7), (10), (12), and (19).

PURPOSE: This rule is being amended to implement House Bill 1388 signed into law and effective August 28, 2018.

PURPOSE: This rule sets forth the official professional regulations of professional and amateur kickboxing and professional full-contact karate including kickboxing, [kung fu, tae kwan-do,] or any form of martial arts.

- (2) All male contestants are required to wear a [foul-proof] groin protector. All female contestants [are] may be required to wear plastic breast protectors and a protective pelvic girdle.
- (5) The weigh-ins for professional and amateur combined events will be conducted within forty-eight (48) hours before the contest. The weigh-ins may be more than forty-eight (48) hours prior to the contest with special permission from the office. A contestant who fails to make the weight will be given up to two (2) hours to make weight. Any contestant who fails to make the weight may be disqualified.
- (6) For events that include amateur contestants only, all weigh-ins must be scheduled no earlier than 10:00 AM on the day of the event. There shall be no weight allowances for amateurs. Amateur contestants must compete within the weight classes listed in section (7) of this rule. No substitutes may be submitted after the weigh-in has begun unless approved by the office due to special circumstances.
- [(6)](7) **Professional** [C]contestants may only fight contestants in their own weight category unless permission is granted by the office. In no instance shall the office waive the weight category requirements, when the contestant's weight span exceeds ten (10) pounds **excluding** the weight classifications in subsections (L) and (M) of this section. Following is the schedule of weight classification:

(L) Cruiserweights 176–[190] 200 lbs. (M) Heavyweights over [190] 200 lbs.

[(7)](8) The referee has general supervision of the bout. S/he enforces the rules, promotes safety of the contestants, and ensures fair play. Only the inspector may overrule the referee if the referee is not enforcing the rules. Before starting a bout the referee shall ascertain from each contestant the name of his/her chief second responsible for the conduct of the assistant seconds during the progress of the bout. The referee may call contestants together before each bout for final instructions, at which time each contestant may be accompanied by the chief second only.

[(8)](9) The three (3) judges shall be stationed at ringside, each at a separate side. The judges will score each round on a ten- (10-) point must system and turn the scorecards over to the referee after each round. The referee will then hand the scorecards to the inspector. A final decision must be made before the judges may leave the area. Any erasures or changes on the card must be approved and initialed by the judge and inspector.

[(9)](10) The attending physician will have an adequate room in which to make the physical examination. Whenever a contestant, because of illness or injuries, is unable to take part in a contracted bout, s/he or his/her [manager] second must immediately report the fact to the inspector. The contestant will then submit to an examination by a physician designated by the office. Contestants who have been knocked out will be kept lying down until they have recovered. When a contestant is knocked out, no one will touch him/her except the referee who will remove his/her mouthpiece, until the ringside

physician enters the ring and personally attends to the contestant and issues necessary instructions to the contestant's second(s).

- [(10) Rounds involving male contestants may be no more than three (3) minutes in length with a one (1) minute rest period between rounds. Rounds involving females may be no more than two (2) minutes in length with a one (1) minute rest period between rounds. The maximum number of rounds for males and females is twelve (12) rounds.]
- (11) No professional bout may exceed twelve (12) rounds nor be less than three (3) rounds. Rounds shall be no more than three (3) minutes in length with a one (1) minute rest period in between rounds. Round lengths may be reduced to as low as one (1) minute in length with a one (1) minute rest period between rounds. The maximum number of rounds for an amateur kick-boxing bout shall be five (5) rounds.

[(11)](12) Any contestant guilty of foul tactics in a round will be given an immediate warning or points may be deducted from the contestant's total score, or both, as determined by the referee. The use of foul tactics also may result in the disqualification of the contestant. The following tactics are considered fouls:

- (A) Headbutts, knee strikes, elbow strikes, or clubbing blows with the hand:
- (B) Striking the groin, woman's breast, the spine, throat, collarbone or that part of the body over the kidneys;
  - (C) Palm heel strikes;
  - (D) Antijoint techniques;
  - (E) Jabbing the eye with the thumb of the glove;
  - (F) Hitting with the glove open, or with the wrist or forearm;
  - (G) Grabbing or holding onto an opponent's leg or foot;
  - (H) Holding an opponent with one hand and hitting with the other;
- (I) Leg checking the opponent's leg or stepping on the opponent's foot to prevent the opponent from moving or kicking;
  - (J) Purposely going down without being hit;
  - (K) Using abusive language in the ring;
  - (L) Unsportsmanlike conduct;
  - (M) Attacking on the break;
  - (N) Attacking after the bell has sounded ending the round;
- (O) Intentionally pushing, shoving, or wrestling an opponent out of the ring;
  - (P) Biting; [and]
- (Q) Linear or thrusting kicks directed at the knee including front kicks, side kicks and back kicks;
- (R) Amateur rule differences, no knee strikes to the head of any kind; and

[(Q)](S) Any other actions that are deemed fouls by the referee or inspector that are not described above may be called by the referee and appropriate action taken by the referee.

- [(12) Contestants may be subject to minimum kickboxing requirements pursuant to an agreement with the promoter and the office.]
- (13) Amateur contestants may clinch in order to immediately attack with a legal knee strike to the body only. If the knee attack and/or counter attack by the opponent is continuous and in the opinion of the referee productive, the referee may allow the knee strikes to continue up to five (5) seconds and the fighters shall be directed to break the clinch by the referee.
- (A) Amateur contestants may wear headgear and shin pads, however, if neither device will be worn in a bout, both contestants must mutually agree to this fact in the written bout agreement.
- (B) Amateur contestants may not wear gloves smaller than twelve (12) ounces.
- (C) Kickboxing may take place in a ring or in a cage with special permission of the office.

[(13)](14) A contestant who intentionally refuses to engage an opponent for a prolonged period of time may receive an immediate warning from the referee. If the contestant continues these tactics after a warning, a point will be deducted by the referee.

[[14]](15) The referee shall stop the bout for any of the following reasons:

- (A) The referee determines that one (1) of the contestants is clearly less experienced and/or skilled than his/her opponent to the extent that allowing the bout to continue would pose a substantial risk of serious harm or injury to the less-experienced/skilled contestant;
- (B) The referee decides that a contestant is not making his/her best effort; or
  - (C) For any other reason the referee deems sufficient.

[[15]](16) In the event of serious cuts or injuries, the referee shall summon the physician who decides if the bout should be stopped.

[[16]](17) If a contestant fails or refuses to resume fighting when the bell sounds starting the next round, the referee will award a technical knockout to his/her opponent as of the last completed round.

[(17)](18) Before a felled contestant resumes fighting after slipping, falling, or being knocked to the floor, the referee shall wipe the contestant's gloves free of any foreign substance.

[(18)](19) When a contestant is knocked down, the referee shall order the opponent to retire to [the] a neutral corner of the ring, point to the corner, and immediately begin the count over the downed contestant. The referee will pick up the count from the timekeeper and audibly announce the passing seconds, accompanying the count with arm motions. Any time a contestant is knocked down, the referee will automatically begin a mandatory eight (8) count and then, if the contestant appears able to continue, will allow the bout to resume. If a contestant who is down, rises before the count of ten (10) is reached and goes down immediately without being struck, the referee shall resume the count where it was left off. If the contestant is still down when the referee calls the count of ten (10), the referee will wave both arms to indicate that the contestant has been knocked out and will signal that the opponent is the winner. If a round ends before the referee reaches ten (10), the contestant must still rise before the count of ten (10) to avert a knockout. A contestant will be declared knocked down when, as a result of any legal blow or strike, any portion of the contestant's body other than the feet touches the floor.

[(19)](20) The referee, at his/her discretion, may request that the attending physician examine a contestant during the bout. Should the examination occur during the course of a round, the clock shall be stopped until the examination is completed. The physician may order the referee to stop the bout. The referee will then render the appropriate decision.

[(20)](21) Injuries sustained by fouls include:

- (A) Intentional Fouls.
- 1. If an intentional foul causes an injury, and the injury is severe enough to terminate a bout immediately, the contestant causing the injury may lose by disqualification.
- 2. If an intentional foul causes an injury and the bout is allowed to continue, the referee will notify the authorities and deduct two (2) points from the contestant who caused the foul. Point deductions for intentional fouls will be mandatory.
- 3. If an intentional foul causes an injury and the injury results in the bout being stopped in a later round, the injured contestant will win by technical decision if s/he is ahead on the scorecards or the bout will result in a technical draw if the injured contestant is behind or even on the scorecards.
  - 4. If a contestant injures him/herself while attempting to inten-

tionally foul his/her opponent, the referee will not take any action in his/her favor, and this injury will be the same as one (1) produced by a fair blow.

- 5. If the referee feels that a contestant has conducted him/herself in an unsportsmanlike manner s/he may stop the bout and disqualify the contestant;
  - (B) Accidental Fouls.
- 1. If an accidental foul causes an injury severe enough for the referee to stop the bout immediately, the bout will result in a no contest if stopped before four (4) completed rounds.
- 2. If an accidental foul causes an injury severe enough for the referee to stop the bout immediately after four (4) rounds have been completed, the bout will result in a technical decision awarded to the contestant who is ahead on the scorecards at the time the bout is stopped. A partial or incomplete round will be scored. If no action has occurred, the round should be scored as an even round. This is at the discretion of the judges.
- 3. A contestant who is hit with an accidental low blow must continue after a reasonable amount of time but no more than five (5) minutes or s/he will lose the fight by technical knockout.
- (22) Before the office issues a permit for an event, the promoter shall provide the office proof of insurance providing for payment of each contestant in the amount of at least ten thousand (\$10,000) dollars in case of injury or at least ten thousand (\$10,000) dollars in case of death. No contestant may waive the insurance coverage. Promoter shall be responsible for deductible payments, if any.

AUTHORITY: section 317.006, RSMo [2016] Supp. 2018. This rule originally filed as 4 CSR 40-5.060. Original rule filed March 12, 1989, effective May 11, 1989. For intervening history, please consult the Code of State Regulations. Amended: Filed Jan. 25, 2019.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will cost private entities approximately sixty thousand dollars (\$60,000) annually thereafter for the life of the rule. It is anticipated that the costs will recur for the life of the rule, may vary with inflation, and are expected to increase at the rate projected by the Legislative Oversight Committee.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Office of Athletics, PO Box 1335, Jefferson City, MO 65102, by facsimile at (573) 751-5649, or via email at athletic@pr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

### PRIVATE FISCAL NOTE

### I. RULE NUMBER

Title 20 - Department of Insurance, Financial Institutions and Professional Registration Division 2040 - Office of Athletics

Chapter 5 - Rules for Professional Boxing, Professional Wrestling, Professional Kickboxing, Professional Fulli-Contact Karate and Amateur Kickboxing

Proposed Rule - 20 CSR 2040-5.060 Rules for Professional Kickboxing and Professional Full-Contact Karate

### II. SUMMARY OF FISCAL IMPACT

| Estimate the number of entities by class which would likely be affected by the adoption of the proposed amendment: | Classification by type of the business entities which would likely be affected:                              | Estimated cost of compliance with the amendment by affected entities: |
|--|--|---|
| 25   | Promoters (Medical Insurance for professional boxing, kickboxing, full contact karate contestants @ \$1,000) | \$25,000  |
| 25   | Promoters (Medical Insurance for mixed martial arts contestants @ \$1,400)                                   | \$35,000  |
|  | Estimated Annual Cost of Compliance<br>for the Life of the Rule  |   |

### III. WORKSHEET

See Table Above

### IV. ASSUMPTION

- 1. The figures reported above are based on FY19 actuals.
- 3. It is anticipated that the total cost will recur for the life of the rule, may vary with inflation and is expected to increase at the rate projected by the Legislative Oversight Committee.

### Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION Division 2040—Office of Athletics Chapter 6—Facilities

### PROPOSED AMENDMENT

**20 CSR 2040-6.010 Facility and Equipment Requirements.** The office is amending sections (1) and (5), adding new section (4), and renumbering as necessary.

PURPOSE: This rule is being amended to consolidate rules from a chapter that is being rescinded to add the requirement for a cage.

- (1) The ring may not be less than sixteen (16) nor more than twenty feet (20') inside the ropes. The apron of the ring floor shall extend beyond the ropes not less than two feet (2'). The ring shall not be more than four feet (4') above the floor of the building or grounds of an outdoor arena and shall be provided with suitable steps for the use of contestants, [managers,] seconds, and officials.
- (4) Requirements. The fighting area shall be constructed in a manner that does not pose a substantial risk to the safety or health of any person. The fighting area shall be no smaller than eighteen by eighteen feet  $(18'\times18')$  and no larger than thirty-two by thirty-two feet  $(32'\times32')$  and shall meet the following requirements:
- (A) Floors. The floor of the fighting area must have a canvas, vinyl, or plastic rubberized covering that shall be padded with at least a one inch (1") layer of foam padding extending over the edge of the platform of the fighting area. Materials that may gather in lumps or ridges during the bout or contest may not be used. The platform of the fighting area canvas shall be no more than four feet (4') above the floor of the building and shall have suitable steps or ramps for use by officials and the contestants;
- (B) Posts. All posts in or around the fighting area shall be made of metal not more than six inches (6") in diameter, extending from the floor of the building to a minimum height of fifty-eight inches (58") above the fighting area floor and shall be properly padded in a manner approved by the office;
- (C) Fencing. The fighting area shall be enclosed. The enclosure shall—
- 1. Be made of materials that will not allow a contestant to easily fall out of the space or break through it onto the floor or spectators, such as vinyl-coated chain link fencing;
- 2. Provide two (2) separate entries onto the fighting area canvas that are sufficient to allow easy access to the fighting area by officials and emergency personnel;
- 3. Not obstruct or limit the supervision and regulation of the bout by the officials or office representatives; and
- 4. Not inhibit the official judging of the bout in any manner; (D) All metal parts of the enclosure and fighting area shall be covered and padded in a manner approved by the office and shall
- not be abrasive to the contestants;
  (E) Tables immediately surrounding the fighting area shall be no higher than the fighting area platform level; and
- (F) The fighting area will be approved by the inspector, including, all padding or enclosures. Fighting areas that are not approved by the inspector may not be used for any mixed martial arts bout or contest.
- [(4)](5) The gong, bell, buzzer, or horn which is used must be sufficiently loud so that the officials and contestants can hear it clearly. The ten- (10-) second warning may be by whistle or buzzer.
- [(5)](6) Spectator seats shall not be closer than eight feet (8') from the outside edge of the apron of the ring. A physical barrier shall be

placed designating eight feet (8') from the ring. The ringside area shall be under the jurisdiction of the office for the use of designated working officials, contestants, their seconds, judges, referees, physicians, [announcer,] and medical representatives. Promoters are responsible for seeing that the working area is controlled and free of nonessential individuals. The promoter is also responsible for ensuring that no person is smoking within eight feet (8') of the ring.

- [(6)](7) All gloves will be furnished by the promoter and shall be new or in good condition.
- [(7)](8) Promoters must have an extra set of gloves for each size glove used during the contest, to be used in case gloves are broken or in any way damaged during the course of a bout.
- [(8)](9) Scales shall be furnished by the promoter and shall be thoroughly tested and approved by the inspector prior to use in connection with any contest.

AUTHORITY: section 317.006, RSMo [2016] Supp. 2018. This rule originally filed as 4 CSR 40-6.010. Original rule filed April 30, 1982, effective Sept. 11, 1982. For intervening history, please consult the Code of State Regulations. Amended: Filed Jan. 25, 2019.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Office of Athletics, PO Box 1335, Jefferson City, MO 65102, by facsimile at (573) 751-5649, or via email at athletic@pr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

### Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 2040—Office of Athletics Chapter 7—Disciplinary and Appeals Procedures

### PROPOSED AMENDMENT

**20 CSR 2040-7.010 Disciplinary and Appeals Procedures**. The office is adding new sections (5) and (6).

PURPOSE: This rule is being amended to clarify the discipline and appeal procedures.

- (5) If a contestant in a bout tests positive for a prohibited substance during competition the result of the bout shall be changed to a "no contest" provided, the contestant was judged to be the winner of the bout in which the prohibited substance was used. Any win bonus pursuant to the written bout agreement that was paid must be returned to the promoter.
- (6) Any complaint filed must provide specific rule(s) that were violated and provide evidence there was a misapplication of the rule.

AUTHORITY: section 317.006, RSMo [2016] Supp. 2018. This rule originally filed as 4 CSR 40-7.010. Original rule filed April 30, 1982, effective Sept. 11, 1982. For intervening history, please consult

the Code of State Regulations. Amended: Filed Jan. 25, 2019.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Office of Athletics, PO Box 1335, Jefferson City, MO 65102, by facsimile at (573) 751-5649, or via email at athletic@pr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

### Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 2040—Office of Athletics Chapter 8—Mixed Martial Arts

### PROPOSED RESCISSION

**20 CSR 2040-8.010 Definitions**. This rule defined various terms used in the rules governing mixed martial arts.

PURPOSE: This rule is rescinded to consolidate the definitions used by the Office of Athletics into 20 CSR 2040-1.021.

AUTHORITY: sections 317.001 and 317.006, RSMo 2000. Original rule filed April 3, 2007, effective Oct. 30, 2007. Rescinded: Filed Jan. 25, 2019.

PUBLIC COST: This proposed rescission will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed rescission will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed rescission with the Office of Athletics, PO Box 1335, Jefferson City, MO 65102, by facsimile at (573) 751-5649, or via email at athletic@pr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

### Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 2040—Office of Athletics Chapter 8—Mixed Martial Arts

### PROPOSED RESCISSION

**20 CSR 2040-8.040 Tickets and Taxes**. This rule established ticketing procedures for professional mixed martial arts and establishes criteria and procedures for the calculation and payment of the taxes established by section 317.006, RSMo.

PURPOSE: This rule is being rescinded and consolidated into 20 CSR 2040-3.011.

AUTHORITY: sections 317.001 and 317.006, RSMo 2016. Original rule filed April 3, 2007, effective Oct. 30, 2007. Amended: Filed March 20, 2018, effective Sept. 30, 2018. Rescinded: Filed Jan. 25, 2019.

PUBLIC COST: This proposed rescission will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed rescission will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed rescission with the Office of Athletics, PO Box 1335, Jefferson City, MO 65102, by facsimile at (573) 751-5649, or via email at athletic@pr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

### Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION Division 2040—Office of Athletics

Division 2040—Office of Athletics Chapter 8—Mixed Martial Arts

### PROPOSED RESCISSION

**20 CSR 2040-8.050 Contestants**. This rule established criteria and licensing guidelines for mixed martial arts contestants.

PURPOSE: This rule is being rescinded and consolidated into 20 CSR 2040-4.090.

AUTHORITY: sections 317.001 and 317.006, RSMo 2016. Original rule filed April 3, 2007, effective Oct. 30, 2007. Amended: Filed March 20, 2018, effective Sept. 30, 2018. Rescinded: Filed Jan. 25, 2019.

PUBLIC COST: This proposed rescission will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed rescission will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed rescission with the Office of Athletics, PO Box 1335, Jefferson City, MO 65102, by facsimile at (573) 751-5649, or via email at athletic@pr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

### Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 2040—Office of Athletics Chapter 8—Mixed Martial Arts

#### PROPOSED RESCISSION

**20 CSR 2040-8.060 Inspectors**. This rule defined the duties and responsibilities of inspectors.

PURPOSE: The rule is being consolidated into 20 CSR 2040-4.100.

AUTHORITY: sections 317.001 and 317.006, RSMo 2016. Original rule filed April 3, 2007, effective Oct. 30, 2007. Amended: Filed March 20, 2018, effective Sept. 30, 2018. Rescinded: Filed Jan. 25, 2019.

PUBLIC COST: This proposed rescission will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed rescission will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed rescission with the Office of Athletics, PO Box 1335, Jefferson City, MO 65102, by facsimile at (573) 751-5649, or via email at athletic@pr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

### Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 2040—Office of Athletics Chapter 8—Mixed Martial Arts

### PROPOSED RESCISSION

**20 CSR 2040-8.070 Judges**. This rule defined the duties and responsibilities for mixed martial arts judges.

PURPOSE: This rule is being rescinded to consolidate into 20 CSR 2040-4.080.

AUTHORITY: sections 317.001 and 317.006, RSMo 2016. Original rule filed April 3, 2007, effective Oct. 30, 2007. Amended: Filed March 20, 2018, effective Sept. 30, 2018. Rescinded: Filed Jan. 25, 2019.

PUBLIC COST: This proposed rescission will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed rescission will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed rescission with the Office of Athletics, PO Box 1335, Jefferson City, MO 65102, by facsimile at (573) 751-5649, or via email at athletic@pr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

### Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 2040—Office of Athletics Chapter 8—Mixed Martial Arts

### PROPOSED RESCISSION

**20 CSR 2040-8.080 Matchmakers**. This rule defined the duties and responsibilities of matchmakers for mixed martial arts bouts/contests.

PURPOSE: This rule is being rescinded to consolidate into 20 CSR 2040-4.020.

AUTHORITY: sections 317.001 and 317.006, RSMo 2016. Original rule filed April 3, 2007, effective Oct. 30, 2007. Amended: Filed March 20, 2018, effective Sept. 30, 2018. Rescinded: Filed Jan. 25, 2019.

PUBLIC COST: This proposed rescission will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed rescission will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed rescission with the Office of Athletics, PO Box 1335, Jefferson City, MO 65102, by facsimile at (573) 751-5649, or via email at athletic@pr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

### Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 2040—Office of Athletics Chapter 8—Mixed Martial Arts

#### PROPOSED RESCISSION

**20 CSR 2040-8.090 Physicians**. This rule defined the responsibilities of physicians for professional mixed martial arts bouts/contests.

PURPOSE: The rule is being rescinded to consolidate into 20 CSR 2040-4.040.

AUTHORITY: sections 317.001 and 317.006, RSMo 2016. Original rule filed April 3, 2007, effective Oct. 30, 2007. Amended: Filed March 20, 2018, effective Sept. 30, 2018. Rescinded: Filed Jan. 25, 2010.

PUBLIC COST: This proposed rescission will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed rescission will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed rescission with the Office of Athletics, PO Box 1335, Jefferson City, MO 65102, by facsimile at (573) 751-5649, or via email at athletic@pr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

### Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 2040—Office of Athletics Chapter 8—Mixed Martial Arts

#### PROPOSED RESCISSION

**20 CSR 2040-8.100 Promoters**. This rule defined the duties and responsibilities of promoters for mixed martial arts bouts/contests.

PURPOSE: The rule is being rescinded to consolidate into 20 CSR 2040-4.015.

AUTHORITY: sections 317.001 and 317.006, RSMo 2016. Original rule filed April 3, 2007, effective Oct. 30, 2007. Amended: Filed March 20, 2018, effective Sept. 30, 2018. Rescinded: Filed Jan. 25, 2019.

PUBLIC COST: This proposed rescission will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed rescission will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed rescission with the Office of Athletics, PO Box 1335, Jefferson City, MO 65102, by facsimile at (573) 751-5649, or via email at athletic@pr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

### Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 2040—Office of Athletics Chapter 8—Mixed Martial Arts

### PROPOSED RESCISSION

**20 CSR 2040-8.110 Referees.** This rule defined the duties and responsibilities of mixed martial arts referees.

PURPOSE: This rule is being rescinded to consolidate into 20 CSR 2040-4.030.

AUTHORITY: sections 317.001 and 317.006, RSMo 2016. Original rule filed April 3, 2007, effective Oct. 30, 2007. Amended: Filed March 20, 2018, effective Sept. 30, 2018. Rescinded: Filed Jan. 25, 2019.

PUBLIC COST: This proposed rescission will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed rescission will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed rescission with the Office of Athletics, PO Box 1335, Jefferson City, MO 65102, by facsimile at (573) 751-5649, or via email at athletic@pr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

### Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION Division 2040—Office of Athletics

Division 2040—Office of Athletics Chapter 8—Mixed Martial Arts

### PROPOSED RESCISSION

**20 CSR 2040-8.120 Seconds**. This rule defined the duties and responsibilities of seconds for a mixed martial arts contestant.

PURPOSE: The rule is being rescinded to consolidate into 20 CSR 2040-4.070.

AUTHORITY: sections 317.001 and 317.006, RSMo 2016. Original rule filed April 3, 2007, effective Oct. 30, 2007. Amended: Filed March 20, 2018, effective Sept. 30, 2018. Rescinded: Filed Jan. 25, 2019.

PUBLIC COST: This proposed rescission will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed rescission will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed rescission with the Office of Athletics, PO Box 1335, Jefferson City, MO 65102, by facsimile at (573) 751-5649, or via email at athletic@pr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

### Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 2040—Office of Athletics Chapter 8—Mixed Martial Arts

#### PROPOSED RESCISSION

**20 CSR 2040-8.130 Timekeepers**. This rule defined the duties and responsibilities of timekeepers.

PURPOSE: This rule is being rescinded to consolidate into 20 CSR 2040-4.050.

AUTHORITY: sections 317.001 and 317.006, RSMo 2016. Original rule filed April 3, 2007, effective Oct. 30, 2007. Amended: Filed March 20, 2018, effective Sept. 30, 2018. Rescinded: Filed Jan. 25, 2019

PUBLIC COST: This proposed rescission will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed rescission will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed rescission with the Office of Athletics, PO Box 1335, Jefferson City, MO 65102, by facsimile at (573) 751-5649, or via email at athletic@pr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

### Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 2040—Office of Athletics Chapter [8] 5—[Mixed Martial Arts] Rules for Professional Boxing, Professional Wrestling, Professional and Amateur Kickboxing, and Professional Full-Contact Karate

### PROPOSED AMENDMENT

**20 CSR 2040-**[8.140]**5.070 Fouls**. The office is moving this rule's chapter, adding new sections (2)-(11) and renumbering as necessary.

PURPOSE: This rule is being amended to implement House Bill 1388 signed into law and effective August 28, 2018.

- (2) Any contestant competing in an amateur bout may not currently or ever have been a professional fighter in any contact sport including, but not limited to, boxing, kickboxing, full-contact karate, martial arts, or mixed martial arts.
- (3) The maximum number of rounds for an amateur mixed martial arts contest shall be three (3).
- (4) The maximum length of a round for an amateur mixed martial arts bout shall be three (3) minutes with one (1) minute rest between rounds.
- (5) The minimum glove size shall be four (4) ounces and the maximum glove size shall be eight (8) ounces.
- (6) Neoprene ankle wraps or elbow pads are optional. Contestant may tape their ankles and have a neoprene wrap or similar material covering the tape.
- (7) No elbow strikes of any kinds.
- (8) For the first five (5) sanctioned amateur bouts there shall be a prohibition of knee strikes to the head of an opponent during an amateur mixed martial arts contest. Both contestant may mutually agree to allow knees strikes during a bout after the fifth sanctioned bout by each contestant. A sanctioned fight is a bout that is sanctioned by a state or tribal agency charged with legal regulatory authority to regulate amateur mixed martial arts.
- (9) No twisting leg submissions.
- (10) An amateur mixed martial arts contestant will be required to have a minimum of six (6) sanctioned amateur bouts with a winning record prior to being permitted to compete as a professional mixed martial arts contestant in Missouri.
- (11) Amateur contestants shall not receive any valuable consideration for their participation in an amateur event including but not limited to a purse, percentage of ticket sales, and/or discounts for gym training fees. No more than one hundred (\$100) dollars may be paid to an amateur contestant for travel expenses for participation in a bout.
- [(2)](12) Injuries Sustained by Fouls.
- [(3)](13) Except as provided herein, any contestant guilty of foul tactics in a round shall be given an immediate warning or points may be deducted from the contestant's total score, or both, as determined by the referee. The use of foul tactics may also result in the disqualification of the contestant.
- [(4)](14) A contestant who intentionally refuses to engage an opponent for a prolonged period of time may receive an immediate warning from the referee. If the contestant continues these tactics after a warning, a point(s) may be deducted by the referee.

AUTHORITY: section 317.001, RSMo 2016 and section 317.006, RSMo [2016] Supp. 2018. Original rule filed April 3, 2007, effective Oct. 30, 2007. Amended: Filed March 20, 2018, effective Sept. 30, 2018. Amended: Filed Jan. 25, 2019.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Office of Athletics, PO Box 1335, Jefferson City, MO 65102, by facsimile at (573) 751-5649, or via email at athletic@pr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

### Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 2040—Office of Athletics Chapter 8—Mixed Martial Arts

#### PROPOSED AMENDMENT

**20 CSR 2040-8.160 Attire and Equipment**. The office is amending sections (1), (2), and (4).

PURPOSE: This rule is being amended to implement House Bill 1388 signed into law and effective August 28, 2018.

PURPOSE: This rule establishes minimum guidelines for the hygiene, attire, and equipment authorized for professional mixed martial arts contestants.

- (1) Physical Appearance. All contestants in a *[professional]* mixed martial arts bout or contest shall present a clean and tidy appearance and shall comply with the following:
- (C) No substance other than [Vaseline] petroleum jelly and/or a similar petroleum based product may be allowed on the face, arms, or any part of the body. Use of excessive [Vaseline] petroleum jelly and/or similar petroleum based products is prohibited.
- (2) Attire and Equipment. All contestants shall comply with the following:
- (C) Knee pads, elbow pads, breast protectors, footwear, shoes, or shin guards shall not be allowed **for professional contestants**;
- (E) Male contestants shall wear a *[foul-proof]* groin protector. Female contestants may wear a pelvic protector at the option of the contestant;

#### (4) Gloves.

(A) Mixed martial arts contestants shall wear gloves that are appropriate in weight for the fighter and which shall be no less than four ounces (4 oz.) and no more than [ten ounces (10 oz.)] eight ounces (8 oz.) in weight. Contestants competing against each other in the same bout shall wear the same sized gloves.

AUTHORITY: sections 317.001, RSMo 2016 and section 317.006, RSMo Supp. 2018. Original rule filed April 3, 2007, effective Oct. 30, 2007. Amended: Filed March 20, 2018, effective Sept. 30, 2018. Amended: Filed Jan. 25, 2019.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Office of Athletics, PO Box 1335, Jefferson City, MO 65102, by facsimile at

(573) 751-5649, or via email at athletic@pr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the **Missouri Register**. No public hearing is scheduled.

### Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 2040—Office of Athletics Chapter 8—Mixed Martial Arts

#### PROPOSED AMENDMENT

**20 CSR 2040-8.170 Weigh-Ins**. The office is amending section (1) and adding section (5).

PURPOSE: This rule is being amended to implement House Bill 1388 signed into law and effective August 28, 2018.

- (1) The weigh-in for professional events along with events including both amateur and professional bouts shall be conducted by the office within forty-eight (48) hours before the contest. Weigh-ins may be conducted more than forty-eight (48) hours prior to the contest with special permission from the office.
- (5) For amateur events only, all weigh-ins must be scheduled no earlier than 10:00 AM on the date of the event. There shall be no weight allowances for amateurs. Amateur contestants must compete within the weight classes listed in 20 CSR 2040-8.150(1). No substitutes may be submitted after the weigh-in has begun unless approved by the office due to special circumstances.

AUTHORITY: sections 317.001 and 317.006, RSMo 2016. Original rule filed April 3, 2007, effective Oct. 30, 2007. Amended: Filed March 20, 2018, effective Sept. 30, 2018. Amended: Filed Jan. 25, 2019.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Office of Athletics, PO Box 1335, Jefferson City, MO 65102, by facsimile at (573) 751-5649, or via email at athletic@pr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

### Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION Division 2040—Office of Athletics Chapter 8—Mixed Martial Arts

### PROPOSED AMENDMENT

**20 CSR 2040-8.180 Rules for Bouts/Contests**. The office is amending section (5) and deleting section (12).

PURPOSE: This rule is being amended to implement House Bill 1388 signed into law and effective August 28, 2018.

PURPOSE: This rule establishes general rules for conducting mixed martial arts bouts/contests.

- (5) No [professional] mixed martial arts bout shall be advertised or promoted as a championship bout unless it has the specific approval of the office.
- [(12) If amateur bouts and professional mixed martial arts bouts are scheduled during the same contest or event, the professional mixed martial arts bouts shall only be held after the completion of all amateur bouts.]

AUTHORITY: section[s] 317.001, **RSMo 2016** and **section** 317.006, RSMo [2016] **2018**. Original rule filed April 3, 2007, effective Oct. 30, 2007. Amended: Filed March 20, 2018, effective Sept. 30, 2018. Amended: Filed Jan. 25, 2019.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Office of Athletics, PO Box 1335, Jefferson City, MO 65102, by facsimile at (573) 751-5649, or via email at athletic@pr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

### Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 2040—Office of Athletics Chapter 8—Mixed Martial Arts

### PROPOSED RESCISSION

**20 CSR 2040-8.190 Facility and Equipment Requirements.** This rule defined the minimum requirements for facilities and equipment used for mixed martial arts bouts/contests.

PURPOSE: This rule is being rescinded to consolidate into 20 CSR 2040-6.010.

AUTHORITY: sections 317.001 and 317.006, RSMo 2016. Original rule filed April 3, 2007, effective Oct. 30, 2007. Amended: Filed March 20, 2018, effective Sept. 30, 2018. Rescinded: Filed Jan. 25, 2019.

PUBLIC COST: This proposed rescission will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed rescission will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed rescission with the Office of Athletics, PO Box 1335, Jefferson City, MO 65102, by facsimile at (573) 751-5649, or via email at athletic@pr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

### Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 2200—State Board of Nursing Chapter 4—General Rules

### PROPOSED AMENDMENT

**20 CSR 2200-4.010 Fees**. The board is amending subsections (1)(A) and (B).

PURPOSE: This amendment eliminates the examination fee.

| (1) The following fees are established by the State Board of <i>[(A) Examination Fee—Registered Professional</i> | Nurs | sing: |
|--|------|-------|
| Nurse (RN)   | \$   | 45]   |
| [1.](A) Reexamination Fee—Registered Professional  |      |       |
| Nurse (RN)   | \$   | 40    |
| [(B) Examination Fee—Licensed Practical Nurse  |      |       |
| (LPN)  | \$   | 41]   |
| [1.](B) Reexamination Fee—Licensed Practical   |      |       |
| Nurse (LPN)  | \$   | 40    |

AUTHORITY: [sections 324.001.10 and 335.036, RSMo Supp. 2010 and] section 335.046, RSMo [2000] 2016, and sections 324.001.10 and 335.036, RSMo Supp. 2018. This rule originally filed as 4 CSR 200-4.010. Emergency rule filed Aug. 13, 1981, effective Aug. 23, 1981, expired Dec. 11, 1981. Original rule filed Aug. 13, 1981, effective Nov. 12, 1981. For intervening history, please consult the Code of State Regulations. Amended: Filed Jan. 25, 2019.

PUBLIC COST: This proposed amendment will cost state agencies two hundred twenty-nine thousand two hundred dollars (\$229,200) annually for the life of the rule. It is anticipated that the costs will recur for the life of the rule, may vary with inflation, and are expected to increase at the rate projected by the Legislative Oversight Committee.

PRIVATE COST: This proposed amendment will save private entities approximately two hundred twenty-nine thousand two hundred dollars (\$229,200) annually for the life of the rule. It is anticipated that the costs will recur for the life of the rule, may vary with inflation and are expected to increase at the rate projected by the Legislative Oversight Committee.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the State Board of Nursing, Lori Scheidt, Executive Director, PO Box 656, Jefferson City, MO 65102, by fax at (573) 751-0075, or via email at nursing@pr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

### PUBLIC FISCAL NOTE

### I. RULE NUMBER

Title 20 -Department of Insurance, Financial Institutions and Professional Registration Division 2200—State Board of Nursing Chapter 4 - General Rules Proposed Amendment to 20 CSR 2200-4.010 Fees

### II. SUMMARY OF FISCAL IMPACT

**Estimated Fiscal Impact** 

| Affected Agency or Political Subdivision | Estimated Loss of Revenue         |             |  |
|--|-----------------------------------|-------------|--|
| State Board of Nursing                   |                                   | (\$229,200) |  |
|  | Estimated Loss of Revenue         |             |  |
|  | Annually for the Life of the Rule | (\$229,200) |  |

### III. WORKSHEET

See Private Entity Fiscal Note

### IV. ASSUMPTION

- 1. The total loss of revenue is based on the cost savings reflected in the Private Entity Fiscal Note filed with this amendment.
- 2. The board utilizes a rolling five year financial analysis process to evaluate its fund balance, establish fee structure, and assess budgetary needs. The five year analysis is based on the projected revenue, expenses, and number of licensees. Based on the board's recent five year analysis, the board voted to eliminate the examination fee for RNs and LPNs.
- 3. It is anticipated that the total decrease in revenue will recur for the life of the rule, may vary with inflation, and is expected to increase at the rate projected by the Legislative Oversight Committee.

### PRIVATE FISCAL NOTE

### I. RULE NUMBER

Title 20 -Department of Insurance, Financial Institutions and Professional Registration Division 2200—State Board of Nursing Chapter 4 - General Rules

Proposed Amendment to 20 CSR 2200-4.010 Fees

### II. SUMMARY OF FISCAL IMPACT

| Estimate the number of entities by class which would likely be affected by the adoption of the proposed amendment: | vould likely be affected Classification by type of the business of the proposed entities which would likely be affected: |           |
|--|--|-----------|
| 4,000  | Registered Professional Nurse Examination Fee  | \$180,000 |
|  | (Deleted Fee @ \$45)   |           |
| 1,200  | Licensed Practical Nurse Examination Fee   | \$49,200  |
|  | (Deleted Fee @ \$41)   |           |
|  | Estimated Annual Cost Savings  |           |
|  | for the Life of the Rule   | \$229,200 |

### III. WORKSHEET

See Table Above

### IV. ASSUMPTION

- 1. The above figures are based on FY19-21 projections.
- 2. The above fee amounts include the educational surcharge of one dollar (\$1) for practical nurses and five dollars (\$5) for professional nurses. The surcharge funds are deposited in the professional and practical nursing student loan and nurse repayment fund. Accordingly, that fund will decrease by twenty-one thousand two hundred dollars (\$21,200) biennially as a result of deletion of the examination fees.
- 3. It is anticipated that the total fiscal savings will recur for the life of the rule, may vary with inflation, and is expected to increase at the rate projected by the Legislative Oversight Committee.

Note: The board is statutorily obligated to enforce and administer the provisions of sections 335.001 to 335.420, RSMo. Pursuant to section 335.036, RSMo, the division shall by rule and regulation set the amount of fees authorized by sections 335.001 to 335.420, RSMo, at a level to produce revenue which will not substantially exceed the cost and expense of administering sections 335.001 to 335,420.

by agencies. The order of rulemaking is required to contain a citation to the legal authority upon which the order or rulemaking is based; reference to the date and page or pages where the notice of proposed rulemaking was published in the *Missouri Register*, an explanation of any change between the text of the rule as contained in the notice of proposed rulemaking and the text of the rule as finally adopted, together with the reason for any such change; and the full text of any section or subsection of the rule as adopted which has been changed from that contained in the notice of proposed rulemaking. The effective date of the rule shall be not less than thirty (30) days after the date of publication of the revision to the *Code of State Regulations*.

he agency is also required to make a brief summary of the general nature and extent of comments submitted in support of or opposition to the proposed rule and a concise summary of the testimony presented at the hearing, if any, held in connection with the rulemaking, together with a concise summary of the agency's findings with respect to the merits of any such testimony or comments which are opposed in whole or in part to the proposed rule. The ninety-(90-) day period during which an agency shall file its order of rulemaking for publication in the Missouri Register begins either: 1) after the hearing on the proposed rulemaking is held; or 2) at the end of the time for submission of comments to the agency. During this period, the agency shall file with the secretary of state the order of rulemaking, either putting the proposed rule into effect, with or without further changes, or withdrawing the proposed rule.

Title 1—OFFICE OF ADMINISTRATION
Division 30—Division of Facilities Management,
Design and Construction
Chapter 2—Capital Improvement and Maintenance
Budget

### ORDER OF RULEMAKING

By the authority vested in the Director of the Office of Administration, Division of Facilities Management, Design and Construction under section(s) 8.320, 8.360 and 33.220, RSMo 2016, the Director of the Office of Administration, Division of Facilities Management, Design and Construction rescinds a rule as follows:

### 1 CSR 30-2.020 Definitions is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on October 1, 2018 (43 MoReg 2813). No changes have been made to the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 1—OFFICE OF ADMINISTRATION
Division 30—Division of Facilities Management,
Design and Construction
Chapter 2—Capital Improvement and Maintenance
Budget

ORDER OF RULEMAKING

By the authority vested in the Director of the Office of Administration, Division of Facilities Management, Design and Construction under section(s) 8.320, 8.330, 8.360 and 33.220, RSMo 2016, the Director of the Office of Administration, Division of Facilities Management, Design and Construction rescinds a rule as follows:

### 1 CSR 30-2.030 Assessment Program Planning is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on October 1, 2018 (43 MoReg 2813). No changes have been made to the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 1—OFFICE OF ADMINISTRATION
Division 30—Division of Facilities Management,
Design and Construction
Chapter 2—Capital Improvement and Maintenance
Budget

### ORDER OF RULEMAKING

By the authority vested in the Office of Administration, Division of Facilities Management, Design and Construction, under section(s) 8.320, 8.360 and 33.220, RSMo 2016, the Division of Facilities Management, Design and Construction rescinds the rule as follows:

### 1 CSR 30-2.040 Budget Preparation is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on October 1, 2018 (43 MoReg 2813). No changes have been made to the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 1—OFFICE OF ADMINISTRATION
Division 30—Division of Facilities Management,
Design and Construction
Chapter 2—Capital Improvement and Maintenance
Budget

### ORDER OF RULEMAKING

By the authority vested in the Office of Administration, Division of Facilities Management, Design and Construction, under section(s) 8.320 and 8.360, RSMo 2016, the Division of Facilities Management, Design and Construction rescinds the rule as follows:

1 CSR 30-2.050 Budget Form Completion and Submission is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on October 1, 2018 (43 MoReg 2814). No changes have been made to the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 1—OFFICE OF ADMINISTRATION
Division 30—Division of Facilities Management,
Design and Construction
Chapter 3—Capital Improvement and Maintenance
Program

### ORDER OF RULEMAKING

By the authority vested in the Office of Administration, Division of Facilities Management, Design and Construction, under section(s) 8.310 and 8.320, RSMo 2016, the Division of Facilities Management, Design and Construction rescinds the rule as follows:

1 CSR 30-3.010 Objectives and Definitions is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on October 1, 2018 (43 MoReg 2814). No changes have been made to the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 1—OFFICE OF ADMINISTRATION
Division 30—Division of Facilities Management,
Design and Construction
Chapter 3—Capital Improvement and Maintenance
Program

#### ORDER OF RULEMAKING

By the authority vested in the Office of Administration, Division of Facilities Management, Design and Construction, under section(s) 8.310 and 8.320, RSMo 2016, the Division of Facilities Management, Design and Construction rescinds the rule as follows:

1 CSR 30-3.020 Project Definition and Fund Allocation is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on October 1, 2018 (43 MoReg 2814). No changes have been made to the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 1—OFFICE OF ADMINISTRATION
Division 30—Division of Facilities Management,
Design and Construction
Chapter 3—Capital Improvement and Maintenance
Program

### ORDER OF RULEMAKING

By the authority vested in the Office of Administration, Division of Facilities Management, Design and Construction, under section(s) 8.291, RSMo 2016, the Division of Facilities Management, Design and Construction rescinds the rule as follows:

1 CSR 30-3.035 Project Selection/Bidding Methods is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on October 1, 2018 (43

MoReg 2814-2815). No changes have been made to the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 1—OFFICE OF ADMINISTRATION
Division 30—Division of Facilities Management,
Design and Construction
Chapter 3—Facility Maintenance and Operation

### ORDER OF RULEMAKING

By the authority vested in the Office of Administration, Division of Facilities Management, Design and Construction, under section(s) 8.320 and 8.360, RSMo 2016, the Division of Facilities Management, Design and Construction rescinds the rule as follows:

1 CSR 30-4.010 Objectives and Definitions is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on October 1, 2018 (43 MoReg 2815). No changes have been made to the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

### Title 1—OFFICE OF ADMINISTRATION Division 40—Purchasing and Materials Management Chapter 1—Procurement

### ORDER OF RULEMAKING

By the authority vested in the secretary of state under section 536.023, RSMo 2016, the secretary rescinds a rule as follows:

1 CSR 40-1.010 Organization is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on November 15, 2018 (43 MoReg 3226-3227). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

### Title 1—OFFICE OF ADMINISTRATION Division 40—Purchasing and Materials Management Chapter 1—Procurement

### ORDER OF RULEMAKING

By the authority vested in the secretary of state under section 536.023, RSMo 2016, the secretary rescinds a rule as follows:

### 1 CSR 40-1.030 Definitions is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on November 15, 2018 (43 MoReg 3227). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes

effective thirty (30) days after publication in the Code of State Regulations.

SUMMARY OF COMMENTS: No comments were received.

### Title 1—OFFICE OF ADMINISTRATION Division 40—Purchasing and Materials Management Chapter 1—Procurement

### ORDER OF RULEMAKING

By the authority vested in the secretary of state under section 536.023, RSMo 2016, the secretary rescinds a rule as follows:

1 CSR 40-1.040 Authority Delegations is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on November 15, 2018 (43 MoReg 3227). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

# Title 1—OFFICE OF ADMINISTRATION Division 40—Purchasing and Materials Management Chapter 1—Procurement

#### ORDER OF RULEMAKING

By the authority vested in the secretary of state under section 536.023, RSMo 2016, the secretary amends a rule as follows:

1 CSR 40-1.050 Procedures for Solicitation, Receipt of Bids, and Award and Administration of Contracts is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on November 15, 2018 (43 MoReg 3227-3237). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

# Title 1—OFFICE OF ADMINISTRATION Division 40—Purchasing and Materials Management Chapter 1—Procurement

### ORDER OF RULEMAKING

By the authority vested in the secretary of state under section 536.023, RSMo 2016, the secretary rescinds a rule as follows:

1 CSR 40-1.090 Waiver of Procedures Contained in Chapter 34, RSMo, Related to Cost and Pricing is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on November 15, 2018 (43 MoReg 3237). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

# Title 10—DEPARTMENT OF NATURAL RESOURCES Division 130—State Environmental Improvement and Energy Resources Authority Chapter 1—Applications

### ORDER OF RULEMAKING

By the authority vested in the State Environmental Improvement and Energy Resources Authority under section 260.035.1(23), RSMo 2016, the authority amends a rule as follows:

### 10 CSR 130-1.010 Definitions is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was publichsed in the *Missouri Register* on November 15, 2018 (43 MoReg 3237-3238). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

### Title 10—DEPARTMENT OF NATURAL RESOURCES Division 130—State Environmental Improvement and Energy Resources Authority Chapter 1—Applications

### ORDER OF RULEMAKING

By the authority vested in the State Environmental Improvement and Energy Resources Authority under section 260.035.1(23), RSMo 2016, the authority amends a rule as follows:

10 CSR 130-1.020 Application Forms and Fees is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was publichsed in the *Missouri Register* on November 15, 2018 (43 MoReg 3238-3240). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

# Title 13—DEPARTMENT OF SOCIAL SERVICES Division 15—Division of Aging Chapter 19—Special Inspection Standards

### ORDER OF RULEMAKING

By the authority vested in the Department of Social Services, Division of Aging, under section 660.017, RSMo 2016, the division rescinds a rule as follows:

13 CSR 15-19.010 Standards for Inspection of Facilities or Premises Funded by Federal Departments Other Than Health and Human Services is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on October 1, 2018 (43 MoReg 2853). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

### Title 13—DEPARTMENT OF SOCIAL SERVICES Division 35—Children's Division Chapter 73—Child Placing Agencies

### ORDER OF RULEMAKING

By the authority vested in the Department of Social Services, Children's Division, under sections 207.020 and 660.017, RSMo 2016, the division amends a rule as follows:

13 CSR 35-73.012 Basis for Licensure and Licensing Procedures is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on October 1, 2018 (43 MoReg 2857). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: The Department of Social Services, Children's Division received one (1) comment from a staff member.

COMMENT #1: Aaron Mealy, Administrative Rules Assistant, Division of Legal Services, Department of Social Services, respectfully requested that the chapter name on the final order be written as "Chapter 73—Child Placing Agencies".

RESPONSE AND EXPLANATION OF CHANGE: The department agrees and will be changing the chapter title.

# Title 13—DEPARTMENT OF SOCIAL SERVICES Division 35—Children's Division Chapter 73—Child Placing Agencies

### ORDER OF RULEMAKING

By the authority vested in the Department of Social Services, Children's Division, under sections 207.020 and 660.017, RSMo 2016, the division amends a rule as follows:

13 CSR 35-73.030 Personnel Practices and Personnel is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on October 1, 2018 (43 MoReg 2858). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: The Department of Social Services, Children's Division received one (1) comment from a staff member.

COMMENT #1: Aaron Mealy, Administrative Rules Assistant, Division of Legal Services, Department of Social Services, respectfully requested that the chapter name on the final order be written as "Chapter 73—Child Placing Agencies".

RESPONSE AND EXPLANATION OF CHANGE: The department agrees and will be changing the chapter title.

### Title 13—DEPARTMENT OF SOCIAL SERVICES Division 40—Family Support Division Chapter 32—Child Care

### ORDER OF RULEMAKING

Support Division, under section 660.017, RSMo 2016, and section 210.025, RSMo Supp. 2018, the division rescinds a rule as follows:

13 CSR 40-32.020 Processing of Applications for State and Federal Funds for Providing Child Care Services is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on October 1, 2018 (43 MoReg 2856-2857). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

### Title 13—DEPARTMENT OF SOCIAL SERVICES Division 40—Family Support Division Chapter 36—Alternative Care Review Process

### ORDER OF RULEMAKING

By the authority vested in the Department of Social Services, Family Support Division, under sections 207.020 and 660.017, RSMo 2016, the division rescinds a rule as follows:

**13 CSR 40-36.001** Foster/Relative/Adoptive Parent Grievance Procedure **is rescinded**.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on October 1, 2018 (43 MoReg 2857). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

### Title 13—DEPARTMENT OF SOCIAL SERVICES Division 40—Family Support Division Chapter 73—Licensing of Child Placing Agencies

### ORDER OF RULEMAKING

By the authority vested in the Department of Social Services, Family Support Division, under sections 207.020 and 660.017, RSMo 2016, the division rescinds a rule as follows:

13 CSR 40-73.015 Exemption of Child Placing Agencies From Licensure is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on October 1, 2018 (43 MoReg 2857-2858). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

### Title 13—DEPARTMENT OF SOCIAL SERVICES Division 40—Family Support Division Chapter 73—Licensing of Child Placing Agencies

### ORDER OF RULEMAKING

By the authority vested in the Department of Social Services, Family

By the authority vested in the Department of Social Services, Family

Support Division, under sections 207.020 and 660.017, RSMo 2016, the division rescinds a rule as follows:

### 13 CSR 40-73.018 Court Review and Dispositional Hearing is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on October 1, 2018 (43 MoReg 2858). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

### Title 13—DEPARTMENT OF SOCIAL SERVICES Division 40—Family Support Division Chapter 100—Child Support Program, General Administration

### ORDER OF RULEMAKING

By the authority vested in the Department of Social Services, Family Support Division, under sections 454.400 and 660.017, RSMo 2016, the division amends a rule as follows:

### 13 CSR 40-100.030 Cooperation Requirement is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on October 1, 2018 (43 MoReg 2855-2856). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

### Title 13—DEPARTMENT OF SOCIAL SERVICES Division 40—Family Support Division Chapter 102—Child Support, Establishment

### ORDER OF RULEMAKING

By the authority vested in the Department of Social Services, Family Support Division, under sections 454.400 and 660.017, RSMo 2016, the division amends a rule as follows:

### 13 CSR 40-102.010 Child Support Obligation Guidelines is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on October 1, 2018 (43 MoReg 2853-2855). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: The Missouri Department of Social Services, Family Support Division (FSD) received two (2) comments from one (1) interested party on the proposed amendment.

COMMENT #1: Dan Pingelton, Pingelton Law Firm, comments that the proposed amendment is contrary to Missouri case law and appears to facilitate an expedient resolution of establishment and modification cases administered by the Family Support Division. Mr. Pingelton also comments that Missouri law adequately addresses the

establishment and modification of support obligations for inmates and the appropriate and fair enforcement procedures for arrearages upon release. This portion of the proposed amendment is not necessary; and is contrary to Missouri law.

RESPONSE: This proposed regulation is necessary to comply with federal regulations. The Family Support Division (FSD) is not making changes to the proposed regulation based on the comment.

On December 20, 2016, the Office of Child Support Enforcement (OCSE) published the Flexibility, Efficiency, and Modernization in Child Support Enforcement Programs final rule. This final rule revised 45 CFR 302.56 (c) to no longer allow states like Missouri to treat incarceration as voluntary unemployment in establishing or modifying support orders. FSD must comply with the revisions to 45 CFR 302.56 (c) in order to have an approved Title IV–D State Plan. Failure to have an approved Title IV–D State Plan may result in the loss of all federal funding for the child support program, and a loss of federal funding for the Temporary Assistance for Needy Families program.

Federal regulation defines incarceration as involuntary unemployment allowing for FSD to define income for incarcerated individuals in 13 CSR 40-102.010, Section (2)(A).2. The Directions, Comments for use and Examples for the Completion of Form No. 14 issued by the Missouri Supreme Court states: "Income for purposes of computing the presumed child support amount consists of a financial benefit or money received by a parent that could have a positive impact on the parent's ability to support the parent's children." The monetary compensation the incarcerated parent receives for engaging in work or education programs while incarcerated is not contrary to the Form 14 definition of "Income." If the incarcerated parent has other sources of income, FSD will include that income in the calculation of the presumed child support amount.

COMMENT #2: Dan Pingelton, Pingelton Law Firm, comments that the proposed amendment would create a non-rebuttable presumption in favor of the obligor whenever the parties' evidence conflicts. RESPONSE: The parties have an opportunity to rebut the presumed

child support amount by requesting an administrative hearing. If the party disagrees with the administrative hearing decision, the party may file a petition for judicial review. The Family Support Division (FSD) is not making changes to the proposed amendment based on the comment.

Generally, FSD only addresses credit for overnight visitation or custody on the Form 14 when proposing to modify a judicial order. When the parties cannot agree on the number of overnight FSD must make a determination to complete the motion for modification. The parties to the case can request a hearing on the motion for modification to address the accuracy of the number of overnight visits. At the hearing, any party to the order can seek to rebut the presumed child support amount based on the number of overnight visits. If a hearing is requested the administrative hearing officer, based upon additional fact finding, evidence, and determination of the credibility of witnesses, will determine the number of overnights that will be included on the Form 14 thereby addressing any disagreements by the parties.

# Title 13—DEPARTMENT OF SOCIAL SERVICES Division 65—Missouri Medicaid Audit and Compliance Chapter 3—Providers and Participants—General Provider and Participant Policies

### ORDER OF RULEMAKING

By the authority vested in the Department of Social Services, Missouri Medicaid Audit and Compliance, under sections 208.201 and 660.017, RSMo 2016, the division adopts a rule as follows:

**13 CSR 65-3.060** Computation of Provider Overpayment by Statistical Sampling **is adopted**.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on October 1, 2018 (43 MoReg 2858-2859). No changes have been made in the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: The Missouri Department of Social Services, Missouri Medicaid and Compliance Unit (MMAC) received one (1) comment from one (1) interested party on the proposed rule.

COMMENT #1: The Missouri Hospital Association (MHA) requested stricter definitions of the sampling and extrapolation methodology as a means of ensuring providers' confidence that the sampling and extrapolation results would be fair and unbiased.

RESPONSE: Statistical sampling is a judicially approved procedure to review healthcare claims for the purpose of identifying improper payment amounts. See Chaves County Home Health Svcs. v. Sullivan, 931 F.2d 914 (D.C. Cir. 1991). DSS believes that the information required to be submitted to a provider by subsection (3) of the proposed regulation when an overpayment is identified through statistical sampling affords a provider adequate data to assess the fairness of the extrapolation results and contest the overpayment if the provider believes a mistake has been made. No changes have been made to the rule as a result of this comment.

# Title 13—DEPARTMENT OF SOCIAL SERVICES Division 70—MO HealthNet Division Chapter 2—General Scope of Medical Service Coverage

### ORDER OF RULEMAKING

By the authority vested in the Department of Social Services, MO HealthNet Division, under sections 207.020, 208.153, 208.201, and 660.017, RSMo 2016, the division amends a rule as follows:

**13 CSR 70-2.100** Title XIX Procedure of Exception to Medical Care Services Limitations **is amended**.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on October 1, 2018 (43 MoReg 2859-2860). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 13—DEPARTMENT OF SOCIAL SERVICES
Division 70—MO HealthNet Division
Chapter 3—Conditions of Provider Participation,
Reimbursement and Procedure of General Applicability

### ORDER OF RULEMAKING

By the authority vested in the Department of Social Services, MO HealthNet Division, under sections 208.201 and 660.017, RSMo 2016, the division rescinds a rule as follows:

**13 CSR 70-3.130** Computation of Provider Overpayment by Statistical Sampling **is rescinded**.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on October 1, 2018 (43 MoReg 2860). No changes have been made in the proposed rescis-

sion, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

# Title 13—DEPARTMENT OF SOCIAL SERVICES Division 70—MO HealthNet Division Chapter 3—Conditions of Provider Participation, Reimbursement and Procedure of General Applicability

### ORDER OF RULEMAKING

By the authority vested in the Department of Social Services, MO HealthNet Division under sections 208.153, 208.201, and 660.017, RSMo 2016, the division amends a rule as follows:

13 CSR 70-3.230 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on October 1, 2018 (43 MoReg 2860-2865). Those sections with changes are reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: The Missouri Department of Social Services, MO HealthNet Division (MHD) received one comment from an interested party on the proposed amendment.

COMMENT #1: Caleb Neeley, Executive Assistant, MO HealthNet Division stated that in an attempt to be more accurate with "incorporations by reference" in the Department's rules; we would like to comment that this proposed amendment should be reviewed and have any "incorporations" added as determined necessary by the department.

RESPONSE AND EXPLANATION OF CHANGE: MO HealthNet Division has amended this final rule to include an incorporation by reference

### 13 CSR 70-3.230 Payment Policy for Provider Preventable Conditions

(2) Payment to hospitals or ambulatory surgical centers enrolled as MO HealthNet providers for care related only to the treatment of the consequences of a HCAC will be denied or recovered by the MO HealthNet Division when the HCAC is determined to have occurred during an inpatient hospital stay and would otherwise result in an increase in payment. HCAC conditions are identified in the list of Medicare Hospital Acquired Conditions, which are incorporated by reference and made a part of this rule, as published by The Centers for Medicare & Medicaid Services (CMS) at their website on September 4, 2018. A copy of the list of Medicare Hospital Acquired Conditions from September 4, 2018, is maintained by MO HealthNet and can be acquired by contacting them at 615 Howerton Ct, Jefferson City, MO 65109. This rule does not incorporate any subsequent amendments or additions published by CMS after September 4, 2018.

# Title 13—DEPARTMENT OF SOCIAL SERVICES Division 70—MO HealthNet Division Chapter 10—Nursing Home Program

### ORDER OF RULEMAKING

By the authority vested in the Department of Social Services, MO HealthNet Division under sections 208.153, 208.159, 208.201, and 660.017, RSMo 2016, the division amends a rule as follows:

13 CSR 70-10.016 Global Per Diem Adjustments to Nursing Facility and HIV Nursing Facility Reimbursement Rates is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on November 1, 2018 (43 MoReg 3094-3098). No changes have been made in the text of the proposed amendment so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: The Missouri Department of Social Services, MO HealthNet Division (MHD) received one comment from an interested party on the proposed amendment.

COMMENT #1: Harvey Tettlebaum, with Husch Blackwell, submitted a comment on behalf of the Missouri Health Care Association indicating that they support the proposed amendment to 13 CSR 70-10.016(3)(A) and are appreciative of the increase granted to nursing facilities by the General Assembly. He goes on to state that despite the increase, there remains a significant shortfall in the per diem reimbursement rates for Missouri nursing facilities and hopes that the state of Missouri, through MHD, will continue to evaluate provider payment rates and Medicaid beneficiary access.

RESPONSE: MHD appreciates the comment of support from the Missouri Health Care Association and will continue to evaluate nursing facility provider payment rates and Medicaid beneficary access to nursing facility services.

### Title 13—DEPARTMENT OF SOCIAL SERVICES Division 70—MO HealthNet Division Chapter 10—Nursing Home Program

### ORDER OF RULEMAKING

By the authority vested in the Department of Social Services, MO HealthNet Division, under sections 208.153, 208.159, 208.201, and 660.017, RSMo 2016, the division amends a rule as follows:

13 CSR 70-10.070 Limitations on Allowable Nursing Facility Costs to Reserve a Bed for Absences Due to Hospital Admission is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on October 1, 2018 (43 MoReg 2866). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

### Title 13—DEPARTMENT OF SOCIAL SERVICES Division 70—MO HealthNet Division Chapter 10—Nursing Home Program

### ORDER OF RULEMAKING

By the authority vested in the Department of Social Services, MO HealthNet Division, under sections 208.201 and 660.017, RSMo 2016, the division amends a rule as follows:

**13 CSR 70-10.160** Public Nursing Facility Upper Payment Limit Payment **is amended**.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on October 1,

2018 (43 MoReg 2866-2868). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

### Title 13—DEPARTMENT OF SOCIAL SERVICES Division 70—MO HealthNet Division Chapter 20—Pharmacy Program

### ORDER OF RULEMAKING

By the authority vested in the Department of Social Services, MO HealthNet Division, under sections 208.153, 208.201, and 660.017, RSMo 2016, and section 208.152, RSMo Supp. 2018, the division amends a rule as follows:

**13 CSR 70-20.030** Drugs Covered by the MO HealthNet Pharmacy Program **is amended**.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on October 1, 2018 (43 MoReg 2868). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

### Title 13—DEPARTMENT OF SOCIAL SERVICES Division 110—Division of Youth Services Chapter 3—Aftercare Responsibilities

### ORDER OF RULEMAKING

By the authority vested in the Department of Social Services, Division of Youth Services, under sections 219.036 and 660.017, RSMo 2016, the division rescinds a rule as follows:

### 13 CSR 110-3.015 Safe School Act Procedures is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on October 1, 2018 (43 MoReg 2868-2869). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

### Title 13—DEPARTMENT OF SOCIAL SERVICES Division 110—Division of Youth Services Chapter 3—Aftercare Responsibilities

### ORDER OF RULEMAKING

By the authority vested in the Department of Social Services, Division of Youth Services, under sections 219.036 and 660.017, RSMo 2016, the division rescinds a rule as follows:

13 CSR 110-3.020 Aftercare Involvement During Residential Treatment is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on October 1, 2018 (43 MoReg 2869). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

### Title 19—DEPARTMENT OF HEALTH AND SENIOR SERVICES

Division 73—Missouri Board of Nursing Home Administrators Chapter 2—General Rules

### ORDER OF RULEMAKING

By the authority vested in the Missouri Board of Nursing Home Administrators under section 344.070, RSMo 2016, the board adopts a rule as follows:

**19 CSR 73-2.023** Procedures and Requirements for Limited Licensure of Administrators **is adopted**.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on October 1, 2018 (43 MoReg 2874-2875). No changes have been made in the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

### Title 19—DEPARTMENT OF HEALTH AND SENIOR SERVICES

Division 73—Missouri Board of Nursing Home Administrators Chapter 2—General Rules

### ORDER OF RULEMAKING

By the authority vested in the Missouri Board of Nursing Home Administrators under section 344.070, RSMo 2016, the board amends a rule as follows:

### 19 CSR 73-2.050 Renewal of Licenses is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on October 1, 2018 (43 MoReg 2875-2876). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

### Title 19—DEPARTMENT OF HEALTH AND SENIOR SERVICES

Division 73—Missouri Board of Nursing Home Administrators Chapter 2—General Rules

### ORDER OF RULEMAKING

By the authority vested in the Missouri Board of Nursing Home Administrators under section 344.070, RSMo 2016, the board amends a rule as follows:

### 19 CSR 73-2.051 Retired Licensure Status is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on October 1,

2018 (43 MoReg 2876). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

### Title 19—DEPARTMENT OF HEALTH AND SENIOR SERVICES

Division 73—Missouri Board of Nursing Home Administrators Chapter 2—General Rules

### ORDER OF RULEMAKING

By the authority vested in the Missouri Board of Nursing Home Administrators under section 344.070, RSMo 2016, the board amends a rule as follows:

#### 19 CSR 73-2.053 Inactive Licensure Status is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on October 1, 2018 (43 MoReg 2876-2877). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

### Title 19—DEPARTMENT OF HEALTH AND SENIOR SERVICES

Division 73—Missouri Board of Nursing Home Administrators Chapter 2—General Rules

### ORDER OF RULEMAKING

By the authority vested in the Missouri Board of Nursing Home Administrators under section 344.070, RSMo 2016, the board amends a rule as follows:

**19 CSR 73-2.060** Registration of Training Agencies and Single Offering Providers **is amended**.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on October 1, 2018 (43 MoReg 2877-2878). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

### Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 2070—State Board of Chiropractic Examiners Chapter 4—Chiropractic Insurance Consultant

### ORDER OF RULEMAKING

By the authority vested in the State Board of Chiropractic Examiners under section 331.100, RSMo 2016, the board rescinds a rule as follows:

### 20 CSR 2070-4.010 Chiropractic Insurance Consultant is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on November 15, 2018 (43 MoReg 3271). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

### Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 2070—State Board of Chiropractic Examiners Chapter 4—Chiropractic Insurance Consultant

### ORDER OF RULEMAKING

By the authority vested in the State Board of Chiropractic Examiners under section 331.100, RSMo 2016, the board adopts a rule as follows:

20 CSR 2070-4.010 Chiropractic Insurance Consultant is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on November 15, 2018 (43 MoReg 3271-3273). No changes have been made in the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

### Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 2110—Missouri Dental Board Chapter 2—General Rules

### ORDER OF RULEMAKING

By the authority vested in the Missouri Dental Board under section 332.031, RSMo 2016, the board adopts a rule as follows:

20 CSR 2110-2.075 Nonresident Military Spouse Licensure by Credentials is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on November 15, 2018 (43 MoReg 3274-3276). No changes have been made in the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 2110—Missouri Dental Board Chapter 4—Sedation

ORDER OF RULEMAKING

By the authority vested in the Missouri Dental Board under section 332.031, RSMo 2016, the board amends a rule as follows:

### 20 CSR 2110-4.020 Moderate Sedation is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on November 15, 2018 (43 MoReg 3277-3278). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

his section may contain notice of hearings, correction notices, public information notices, rule action notices, statements of actual costs, and other items required to be published in the *Missouri Register* by law.

### Title 19—DEPARTMENT OF HEALTH AND SENIOR SERVICES

Division 60—Missouri Health Facilities Review Committee

Chapter 50—Certificate of Need Program

### NOTIFICATION OF REVIEW: APPLICATION REVIEW SCHEDULE

The Missouri Health Facilities Review Committee has initiated review of the CON applications listed below. A decision is tentatively scheduled for March 25, 2019. These applications are available for public inspection at the address shown below.

#### **Date Filed**

Project Number: Project Name City (County) Cost, Description

#### 02/11/2019

**#5641 HT:** Mercy Hospital South St. Louis (St. Louis County) \$1,387,700, Replace PET/CT

**#5642 HT:** Mercy Hospital South St. Louis (St. Louis County) \$2,520,500, Replace Linear Accelerator

**#5643 HT:** Mercy Hospital South St. Louis (St. Louis County) \$2,840,500, Replace Linear Accelerator

Any person wishing to request a public hearing for the purpose of commenting on these applications must submit a written request to this effect, which must be received by March 15, 2019. All written requests and comments should be sent to—

### Chairman

Missouri Health Facilities Review Committee c/o Certificate of Need Program 3418 Knipp Drive, Suite F PO Box 570 Jefferson City, MO 65102 For additional information contact Kayci Hoover-Doss at Kayci.hoover-doss@health.mo.gov.

### Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

### IN ADDITION

Pursuant to section 376.1224, RSMo, regarding the maximum prescribed insurance benefit for the coverage of applied behavior analysis for the treatment of autism, the director of Insurance, Financial Institutions and Professional Registration is required to calculate the new maximum each year to adjust for inflation.

Using Consumer Price Index (CPI) for All Urban Consumers (US City Average), as required by section 376.1224, RSMo, the new maximum required benefit was established by the following calculations:

Index Based on 1984 Dollars

CPI for 2017: 245.120 CPI for 2018: 251.107

New ABA Mandated Maximum Benefit = 2018 Limit × (2018 Annual Index/2017 Annual Index)

 $$44,760 \times (251.107/245.120) = $45,853$ 

The Secretary of State is required by sections 347.141 and 359.481, RSMo 2016, to publish dissolutions of limited liability companies and limited partnerships. The content requirements for the one-time publishing of these notices are prescribed by statute. This listing is published pursuant to these statutes. We request that documents submitted for publication in this section be submitted in camera ready 8 1/2" x 11" manuscript by email to adrules.dissolutions@sos.mo.gov.

# NOTICE OF DISSOLUTION TO ALL CREDITORS OF AND CLAIMANTS AGAINST MVM PLYMOUTH LANDING FUND, INC.

MVM PLYMOUTH LANDING FUND, INC., a Missouri corporation, filed its Articles of Dissolution by Voluntary Action with the Missouri Secretary of State on October 29, 2018. Any and all claims against MVM PLYMOUTH LANDING FUND, INC. may be sent to Jonathan Goldstein, Advantage Capital, 190 Carondelet Plaza, Suite 1500, St. Louis, MO 63105. Each claim should include the following information: the name, address and telephone number of the claimant; the amount of the claim; the basis of the claim and the date(s) on which the event(s) on which the claim is based occurred.

Any and all claims against MVM PLYMOUTH LANDING FUND, INC. will be barred unless a proceeding to enforce such claim is commenced within two (2) years after the date of this notice is published.

# NOTICE OF DISSOLUTION TO ALL CREDITORS OF AND CLAIMANTS AGAINST MVM MORNINGSTAR FUND, INC.

MVM MORNINGSTAR FUND, INC., a Missouri corporation, filed its Articles of Dissolution by Voluntary Action with the Missouri Secretary of State on October 29, 2018. Any and all claims against MVM MORNINGSTAR FUND, INC. may be sent to Jonathan Goldstein, Advantage Capital, 190 Carondelet Plaza, Suite 1500, St. Louis, MO 63105. Each claim should include the following information: the name, address and telephone number of the claimant; the amount of the claim; the basis of the claim and the date(s) on which the event(s) on which the claim is based occurred.

Any and all claims against MVM MORNINGSTAR FUND, INC. will be barred unless a proceeding to enforce such claim is commenced within two (2) years after the date of this notice is published.

### **Notice of Dissolution**

### to all Creditors and Claimants Against

### Housing Interiors, Inc.

On January 28, 2019, Housing Interiors, Inc., a Missouri corporation (hereinafter the "Corporation"), filed its Dissolution by Voluntary Action with the Missouri Secretary of State.

All claims against the Corporation should be submitted in writing to: Bush & Patchett, L.L.C., Attn: Adam Patchett, 4240 Philips Farm Road, Suite 109, Columbia, Missouri, 65201. Each claim must include the following information: (1) the name, address and phone number of the claimant; (2) amount of claim; (3) date on which the claim arose; (4) basis for the claim; and (5) documentation in support of the claim.

All claims against the Corporation will be barred unless the proceeding to enforce the claim is commenced within two (2) years after the publication of this notice.

### NOTICE OF WINDING UP OF LIMITED LIABILITY COMPANY

TO: All creditors of and claimants against NJJ Farms, LLC, a Missouri limited liability company ("Company").

On January\_22, 2019, NJJ Farms, LLC, charter no. LC001452560, filed it Notice of Winding Up for Limited Liability Company with the Missouri Secretary of State.

All persons and organization with claims against the Company must submit a written summary of any claims against the Company to James R. Tweedy, 208 S Prairie, P O Box 193, Bloomfield, Missouri 63825, which summary shall include the name, address and telephone number of the claimant; the amount of the claim; date(s) the claim accrued; a brief description of the nature and basis for the claim; and any documentation of the claim.

Claims against the Company will be barred unless a proceeding to enforce the claim is commenced within three years after publication of this Notice.

# NOTICE OF WINDING UP TO ALL CREDITORS AND CLAIMANTS AGAINST IFF NMTC SENIOR LENDER, LLC

IFF NMTC Senior Lender, LLC, a Missouri limited liability company, filed its Notice of Winding Up for Limited Liability Company with the Missouri Secretary of State on January 29, 2019. Any and all claims against IFF NMTC Senior Lender, LLC may be sent to Roger Herman, 7733 Forsyth Blvd., 4th Floor, St. Louis, MO 63105. Each claim should include the following information: the name, address and telephone number of the claimant; the amount of the claim; the basis of the claim; and the date(s) on which the event(s) on which the claim is based occurred.

Any and all claims against IFF NMTC Senior Lender, LLC will be barred unless a proceeding to enforce such claim is commenced within three (3) years after the date this notice is published.

### NOTICE OF WINDING UP FOR LIMITED LIABILITY COMPANY TO ALL CREDITORS AND CLAIMANTS AGAINST CBKC/IFF INVESTMENT FUND, LLC

CBKC/IFF Investment Fund, LLC, a Missouri limited liability company, filed its Notice of Winding Up for Limited Liability Company with the Missouri Secretary of State on January 29, 2019. Any and all claims against CBKC/IFF Investment Fund, LLC may be sent to Roger Herman, 7733 Forsyth Blvd., 4th Floor, St. Louis, MO 63105. Each claim should include the following information: the name, address and telephone number of the claimant; the amount of the claim; the basis of the claim; and the date(s) on which the event(s) on which the claim is based occurred.

Any and all claims against CBKC/IFF Investment Fund, LLC will be barred unless a proceeding to enforce such claim is commenced within three (3) years after the date this notice is published.

March 1, 2019 Vol. 44, No. 5

# Rule Changes Since Update to Code of State Regulations

MISSOURI REGISTER

This cumulative table gives you the latest status of rules. It contains citations of rulemakings adopted or proposed after deadline for the monthly Update Service to the *Code of State Regulations*, citations are to volume and page number in the *Missouri Register*, except for material in this issue. The first number in the table cite refers to the volume number or the publication year—43 (2018) and 44 (2019). MoReg refers to *Missouri Register* and the numbers refer to a specific *Register* page, R indicates a rescission, W indicates a withdrawal, S indicates a statement of actual cost, T indicates an order terminating a rule, N.A. indicates not applicable, RAN indicates a rule action notice, RUC indicates a rule under consideration, and F indicates future effective date.

| Rule Number                        | Agency  | Emergency                      | Proposed                        | Order                        | In Addition   |
|------------------------------------|---|--------------------------------|---------------------------------|------------------------------|---------------|
| 1 CSR 10                           | OFFICE OF ADMINISTRATION<br>State Officials' Salary Compensation Schedul                              | e                              |                                 |                              | 42 MoReg 1849 |
| 1 CSR 10-3.010                     | Commissioner of Administration  |                                | 43 MoReg 3205                   |                              | 43 MoReg 3648 |
| 1 CSR 10-4.010                     | Commissioner of Administration  |                                | 43 MoReg 3208R                  |                              |               |
| 1 CSR 10-5.010                     | Commissioner of Administration  |                                | 43 MoReg 3208                   |                              |               |
| 1 CSR 10-7.010<br>1 CSR 10-8.010   | Commissioner of Administration Commissioner of Administration   |                                | 43 MoReg 3209<br>43 MoReg 3210  |                              |               |
| 1 CSR 10-9.010                     | Commissioner of Administration  |                                | 43 MoReg 3210R                  |                              |               |
| 1 CSR 10-10.010                    | Commissioner of Administration  |                                | 44 MoReg 673R                   |                              |               |
| 1 CSR 10-11.010<br>1 CSR 10-11.020 | Commissioner of Administration Commissioner of Administration   |                                | 43 MoReg 3211<br>43 MoReg 3214R |                              |               |
| 1 CSR 10-11.030                    | Commissioner of Administration  |                                | 43 MoReg 3214R                  |                              |               |
| 1 CSR 10-13.010                    | Commissioner of Administration  |                                | 43 MoReg 3214R                  |                              |               |
| 1 CSR 10-16.010<br>1 CSR 10-18.010 | Commissioner of Administration Commissioner of Administration   |                                | 43 MoReg 3215<br>43 MoReg 2975R | 44 MoReg 376R                |               |
| 1 CSR 20-1.010                     | Personnel Advisory Board and Division of  |                                | <u>U</u>                        |                              |               |
| 1 CSR 20-1.020                     | Personnel Personnel Advisory Board and Division of  | 43 MoReg 2735                  | 43 MoReg 2782                   | 44 MoReg 376                 |               |
| 1 CSR 20-1.030                     | Personnel Personnel Advisory Board and Division of  | 43 MoReg 2736                  | 43 MoReg 2783                   | 44 MoReg 376                 |               |
| 1 CSR 20-1.040                     | Personnel Personnel Advisory Board and Division of  |                                | 43 MoReg 2787R                  | 44 MoReg 376R                |               |
| 1 CSR 20-1.045                     | Personnel Advisory Board and Division of  | 43 MoReg 2740                  | 43 MoReg 2787                   | 44 MoReg 377                 |               |
| 1 CSR 20-1.050                     | Personnel Personnel Advisory Board and Division of  | 43 MoReg 2741                  | 43 MoReg 2788                   | 44 MoReg 377                 |               |
| 1 CSR 20-2.010                     | Personnel Personnel Advisory Board and Division of  |                                | 43 MoReg 2790R                  | 44 MoReg 377R                |               |
| 1 CSR 20-2.015                     | Personnel Personnel Advisory Board and Division of  | 43 MoReg 2742                  | 43 MoReg 2790                   | 44 MoReg 377                 |               |
| 1 CSR 20-2.020                     | Personnel Personnel Advisory Board and Division of  | 43 MoReg 2744                  | 43 MoReg 2791                   | 44 MoReg 377                 |               |
| 1 CSR 20-3.010                     | Personnel Personnel Advisory Board and Division of  | 43 MoReg 2747                  | 43 MoReg 2795                   | 44 MoReg 378                 |               |
| 1 CSR 20-3.020                     | Personnel Advisory Board and Division of  | 43 MoReg 2749                  | 43 MoReg 2797                   | 44 MoReg 378                 |               |
| 1 CSR 20-3.030                     | Personnel Advisory Board and Division of  | 43 MoReg 2753                  | 43 MoReg 2800                   | 44 MoReg 378                 |               |
| 1 CSR 20-3.040                     | Personnel Personnel Advisory Board and Division of Personnel  | 43 MoReg 2754<br>43 MoReg 2757 | 43 MoReg 2802<br>43 MoReg 2805  | 44 MoReg 378<br>44 MoReg 379 |               |
| 1 CSR 20-3.050                     | Personnel Advisory Board and Division of<br>Personnel   | 43 MoReg 2758R                 | 43 MoReg 2806R                  | 44 MoReg 379R                |               |
| 1 CSR 20-3.070                     | Personnel Advisory Board and Division of<br>Personnel   | 43 MoReg 2759                  | 43 MoReg 2806                   | 44 MoReg 379                 |               |
| 1 CSR 20-3.080                     | Personnel Advisory Board and Division of<br>Personnel   | 43 MoReg 2763                  | 43 MoReg 2810                   | 44 MoReg 380                 | _             |
| 1 CSR 20-4.010                     | Personnel Advisory Board and Division of Personnel  | 43 MoReg 2764R                 | 43 MoReg 2811R                  | 44 MoReg 380R                |               |
| 1 CSR 20-4.020                     | Personnel Advisory Board and Division of Personnel  | 43 MoReg 2764                  | 43 MoReg 2811                   | 44 MoReg 380                 |               |
| 1 CSR 20-5.010                     | Personnel Advisory Board and Division of<br>Personnel   | -                              | 44 MoReg 673                    | -                            |               |
| 1 CSR 20-5.015                     | Personnel Advisory Board and Division of<br>Personnel   |                                | 44 MoReg 675R                   |                              |               |
| 1 CSR 20-5.020                     | Personnel Advisory Board and Division of<br>Personnel   |                                | 44 MoReg 675                    |                              |               |
| 1 CSR 20-5.025                     | Personnel Advisory Board and Division of Personnel  |                                | 44 MoReg 676                    |                              |               |
| 1 CSR 30-2.020<br>1 CSR 30-2.030   | Division of Facilities Management, Design and Construction  Division of Facilities Management, Design |                                | 43 MoReg 2813R                  | This IssueR                  |               |
| 1 CSR 30-2.040                     | and Construction  Division of Facilities Management, Design   |                                | 43 MoReg 2813R                  | This IssueR                  |               |
| 1 CSR 30-2.050                     | and Construction  Division of Facilities Management, Design   |                                | 43 MoReg 2813R                  | This IssueR                  |               |
| 1 CSR 30-3.010                     | and Construction Division of Facilities Management, Design  |                                | 43 MoReg 2814R                  | This IssueR                  |               |
| 1 CSR 30-3.020                     | and Construction  Division of Facilities Management, Design   |                                | 43 MoReg 2814R                  | This IssueR                  |               |
| 1 CSR 30-3.025                     | and Construction Division of Facilities Management, Design  |                                | 43 MoReg 2814R                  | This IssueR                  |               |
| 1 CSR 30-3.030                     | and Construction Division of Facilities Management, Design  |                                | 44 MoReg 38                     |                              |               |
| 1 CSR 30-3.035                     | and Construction Division of Facilities Management, Design  |                                | 43 MoReg 3215                   |                              |               |
| 1 CSR 30-3.040                     | and Construction Division of Facilities Management, Design  |                                | 43 MoReg 2814R                  | This IssueR                  |               |
|                                    | and Construction  |                                | 43 MoReg 3218                   |                              |               |

| Rule Number                        | Agency   | Emergency     | Proposed                         | Order  | In Addition   |
|------------------------------------|--|---------------|----------------------------------|--|---------------|
| 1 CSR 30-3.050                     | Division of Facilities Management, Design and Construction                             |               | 43 MoReg 3221                    |  |               |
| 1 CSR 30-3.060                     | Division of Facilities Management, Design  |               | -                                |  |               |
| 1 CSR 30-4.010                     | and Construction Division of Facilities Management, Design                             |               | 44 MoReg 45R                     |  |               |
| 1 CSR 30-4.020                     | and Construction Division of Facilities Management, Design                             |               | 43 MoReg 2815R                   | This IssueR                                      |               |
| 1 CSR 30-4.030                     | and Construction Division of Facilities Management, Design                             |               | 44 MoReg 45                      |  |               |
|                                    | and Construction   |               | 44 MoReg 49R                     |  |               |
| 1 CSR 30-4.040                     | Division of Facilities Management, Design and Construction                             |               | 44 MoReg 49R                     |  |               |
| 1 CSR 35-1.050<br>1 CSR 35-2.010   | Division of Facilities Management Division of Facilities Management                    |               | 43 MoReg 3222<br>44 MoReg 50R    |  |               |
| 1 CSR 35-2.020                     | Division of Facilities Management  |               | 44 MoReg 50R                     |  |               |
| 1 CSR 35-2.030<br>1 CSR 35-2.040   | Division of Facilities Management Division of Facilities Management                    |               | 44 MoReg 50<br>44 MoReg 52R      |  |               |
| 1 CSR 35-2.050<br>1 CSR 40-1.010   | Division of Facilities Management Purchasing and Materials Management                  |               | 44 MoReg 52R<br>43 MoReg 3226R   | This IssueR                                      |               |
| 1 CSR 40-1.030                     | Purchasing and Materials Management  |               | 43 MoReg 3227R                   | This IssueR                                      |               |
| 1 CSR 40-1.040<br>1 CSR 40-1.050   | Purchasing and Materials Management Purchasing and Materials Management                | 43 MoReg 2967 | 43 MoReg 3227R<br>43 MoReg 3227  | This IssueR<br>This Issue                        |               |
| 1 CSR 40-1.090                     | Purchasing and Materials Management  |               | 43 MoReg 3237R                   | This IssueR                                      |               |
| 2 CSR 60-1.010                     | <b>DEPARTMENT OF AGRICULTURE</b> Grain Inspection and Warehousing                      |               | 43 MoReg 1419                    | 43 MoReg 3602                                    |               |
| 2 CSR 60-2.010                     | Grain Inspection and Warehousing   |               | 43 MoReg 1420R                   | 43 MoReg 3602R<br>43 MoReg 3602R                 |               |
| 2 CSR 60-4.016<br>2 CSR 60-4.045   | Grain Inspection and Warehousing Grain Inspection and Warehousing                      |               | 43 MoReg 1420R<br>43 MoReg 1420R | 43 MoReg 3602R                                   |               |
| 2 CSR 60-4.060<br>2 CSR 60-4.070   | Grain Inspection and Warehousing Grain Inspection and Warehousing                      |               | 43 MoReg 1420R<br>43 MoReg 1421R | 43 MoReg 3602R<br>43 MoReg 3603R                 |               |
| 2 CSR 60-4.080                     | Grain Inspection and Warehousing   |               | 43 MoReg 1421                    | 43 MoReg 3603                                    |               |
| 2 CSR 60-4.090<br>2 CSR 60-4.120   | Grain Inspection and Warehousing Grain Inspection and Warehousing                      |               | 43 MoReg 1421R<br>43 MoReg 1422  | 43 MoReg 3603R<br>43 MoReg 3603                  |               |
| 2 CSR 60-4.130                     | Grain Inspection and Warehousing   |               | 43 MoReg 1422                    | 43 MoReg 3603                                    |               |
| 2 CSR 60-4.170<br>2 CSR 60-5.040   | Grain Inspection and Warehousing Grain Inspection and Warehousing                      |               | 43 MoReg 1422<br>43 MoReg 1422R  | 43 MoReg 3603<br>43 MoReg 3604R                  |               |
| 2 CSR 70-1.010<br>2 CSR 70-10.080  | Plant Industries Plant Industries  |               | 43 MoReg 1549<br>43 MoReg 1550   | 43 MoReg 3820<br>43 MoReg 3820                   |               |
| 2 CSR 70-11.020                    | Plant Industries   |               | 43 MoReg 1554R                   | 43 MoReg 3820R                                   |               |
| 2 CSR 70-11.030<br>2 CSR 70-11.050 | Plant Industries Plant Industries  |               | 43 MoReg 1554R<br>43 MoReg 1555R | 43 MoReg 3820R<br>43 MoReg 3821R                 |               |
| 2 CSR 70-12.010<br>2 CSR 70-15.035 | Plant Industries Plant Industries  |               | 43 MoReg 1555R<br>43 MoReg 1555R | 43 MoReg 3821R<br>43 MoReg 3821R                 |               |
| 2 CSR 70-15.045                    | Plant Industries   |               | 43 MoReg 1555                    | 43 MoReg 3821<br>43 MoReg 3821<br>43 MoReg 3821R |               |
| 2 CSR 70-16.010<br>2 CSR 70-16.015 | Plant Industries Plant Industries  |               | 43 MoReg 1556R<br>43 MoReg 1556R | 43 MoReg 3821R<br>43 MoReg 3821R                 |               |
| 2 CSR 70-16.020<br>2 CSR 70-16.025 | Plant Industries Plant Industries  |               | 43 MoReg 1556R                   | 43 MoReg 3821R<br>43 MoReg 3821R                 |               |
| 2 CSR 70-16.030                    | Plant Industries   |               | 43 MoReg 1556R<br>43 MoReg 1557R | 43 MoReg 3822R<br>43 MoReg 3822R                 |               |
| 2 CSR 70-16.035<br>2 CSR 70-16.040 | Plant Industries Plant Industries  |               | 43 MoReg 1557R<br>43 MoReg 1557R | 43 MoReg 3822R<br>43 MoReg 3822R                 |               |
| 2 CSR 70-16.045                    | Plant Industries   |               | 43 MoReg 1558R                   | 43 MoReg 3822R                                   |               |
| 2 CSR 70-16.050<br>2 CSR 70-16.055 | Plant Industries Plant Industries  |               | 43 MoReg 1558R<br>43 MoReg 1558R | 43 MoReg 3822R<br>43 MoReg 3823R                 |               |
| 2 CSR 70-16.060<br>2 CSR 70-16.065 | Plant Industries Plant Industries  |               | 43 MoReg 1558R<br>43 MoReg 1559R | 43 MoReg 3823R<br>43 MoReg 3823R                 |               |
| 2 CSR 70-16.070                    | Plant Industries   |               | 43 MoReg 1559R                   | 43 MoReg 3823R                                   |               |
| 2 CSR 70-16.075<br>2 CSR 70-17.010 | Plant Industries Plant Industries  |               | 43 MoReg 1559R<br>44 MoReg 52    | 43 MoReg 3823R                                   |               |
| 2 CSR 70-17.020<br>2 CSR 70-17.030 | Plant Industries<br>Plant Industries   |               | 44 MoReg 53<br>44 MoReg 57       |  |               |
| 2 CSR 70-17 040                    | Plant Industries   |               | 44 MoReg 59                      |  |               |
| 2 CSR 70-17.050<br>2 CSR 70-17.060 | Plant Industries Plant Industries  |               | 44 MoReg 59<br>44 MoReg 60       |  |               |
| 2 CSR 70-17.070<br>2 CSR 70-17.080 | Plant Industries Plant Industries  |               | 44 MoReg 62<br>44 MoReg 65       |  |               |
| 2 CSR 70-17.090                    | Plant Industries   |               | 44 MoReg 65                      |  |               |
| 2 CSR 70-17.100<br>2 CSR 70-17.110 | Plant Industries Plant Industries  |               | 44 MoReg 68<br>44 MoReg 70       |  |               |
| 2 CSR 70-17.120                    | Plant Industries   |               | 44 MoReg 71                      | 42 M D 2022W                                     |               |
| 2 CSR 70-25.070<br>2 CSR 70-35.010 | Plant Industries Plant Industries  |               | 43 MoReg 1559R<br>43 MoReg 1560  | 43 MoReg 3823W<br>43 MoReg 3824                  |               |
| 2 CSR 70-35.031<br>2 CSR 70-40.005 | Plant Industries<br>Plant Industries   |               | 43 MoReg 1560R<br>43 MoReg 1560R | 43 MoReg 3824R<br>43 MoReg 3824W                 |               |
| 2 CSR 70-40.015                    | Plant Industries   |               | 43 MoReg 1561R                   | 43 MoReg 3824W                                   |               |
| 2 CSR 70-40.016<br>2 CSR 70-40.017 | Plant Industries<br>Plant Industries   |               | 43 MoReg 1561R<br>43 MoReg 1561R | 43 MoReg 3824W<br>43 MoReg 3824W                 |               |
| 2 CSR 70-40.025                    | Plant Industries   |               | 43 MoReg 1561R                   | 43 MoReg 3825W                                   |               |
| 2 CSR 70-40.040<br>2 CSR 70-40.050 | Plant Industries Plant Industries  |               | 43 MoReg 1562R<br>43 MoReg 1562R | 43 MoReg 3825W<br>43 MoReg 3825W                 |               |
| 2 CSR 70-40.055<br>2 CSR 90-10     | Plant Industries Weights, Measures and Consumer Protection                             |               | 43 MoReg 1562R                   | 43 MoReg 3825W                                   | 42 MoReg 1203 |
| 2 CSR 90-10.016                    | Weights, Measures and Consumer Protection  |               | 43 MoReg 1998R                   | 43 MoReg 3825R                                   | 72 MORCE 1203 |
| 2 CSR 90-11.010<br>2 CSR 90-20.040 | Weights, Measures and Consumer Protection<br>Weights, Measures and Consumer Protection |               | 43 MoReg 1998<br>43 MoReg 1999   | 43 MoReg 3825<br>43 MoReg 3826                   |               |
| 2 CSR 90-21.010                    | Weights, Measures and Consumer Protection  |               | 43 MoReg 1999                    | 43 MoReg 3826                                    |               |
| 2 CSR 90-22.140<br>2 CSR 90-23.010 | Weights, Measures and Consumer Protection<br>Weights, Measures and Consumer Protection |               | 43 MoReg 2001<br>43 MoReg 2001   | 43 MoReg 3826<br>43 MoReg 3826                   |               |
| 2 CSR 90-25.010<br>2 CSR 90-30.050 | Weights, Measures and Consumer Protection<br>Weights, Measures and Consumer Protection |               | 43 MoReg 2002<br>43 MoReg 2002   | 43 MoReg 3826<br>43 MoReg 3827                   |               |
| 2 CSR 90-30.030<br>2 CSR 90-30.070 | Weights, Measures and Consumer Protection  |               | 43 MoReg 2004                    | 43 MoReg 3827                                    |               |

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| Rule Number                        | Agency  | Emergency Proposed                   | Order                        | In Addition  |
|------------------------------------|---|--------------------------------------|------------------------------|--------------|
| 2 CSR 90-30.080                    | Weights, Measures and Consumer Protection   | 43 MoReg 2005                        | 43 MoReg 3827                |              |
| 2 CSR 90-30.090                    | Weights, Measures and Consumer Protection   | 43 MoReg 2006                        | 43 MoReg 3827                |              |
| 2 CSR 90-30.100                    | Weights, Measures and Consumer Protection   | 43 MoReg 2006                        | 43 MoReg 3827                |              |
| 2 CSR 90-36.010                    | Weights, Measures and Consumer Protection   | 43 MoReg 2007                        | 43 MoReg 3827                |              |
| 2 CSR 90-38.010                    | Weights Measures and Consumer Protection  | 43 MoReg 2007<br>43 MoReg 2012R      |                              |              |
| 2 CSR 90-38.020                    | Weights, Measures and Consumer Protection   | 43 MoReg 2012R                       |                              |              |
| 2 CSR 90-38.030                    | Weights, Measures and Consumer Protection   | 43 MoReg 2012R                       |                              |              |
| 2 CSR 90-38.040                    | Weights, Measures and Consumer Protection   | 43 MoReg 2013R                       |                              |              |
| 2 CSR 90-38.050<br>2 CSR 100-2.010 | Weights, Measures and Consumer Protection<br>Missouri Agricultural and Small Business | 43 MoReg 2013R                       | <u> </u>                     |              |
| 2 CSK 100-2.010                    | Development Authority   | 43 MoReg 1563F                       | 43 MoReg 3828R               |              |
| 2 CSR 100-2.020                    | Missouri Agricultural and Small Business  | 45 Wolkeg 15051                      | 45 Money 502010              |              |
| 2 0511 100 21020                   | Development Authority   | 43 MoReg 1563F                       | 43 MoReg 3828W               |              |
| 2 CSR 100-2.030                    | Missouri Agricultural and Small Business  |                                      |                              |              |
|                                    | Development Authority   | 43 MoReg 1563F                       | 43 MoReg 3828W               |              |
| 2 CSR 100-2.040                    | Missouri Agricultural and Small Business  | 42 M D 4562F                         | 42.14.D 2020W/               |              |
| 2 CCD 100 2 050                    | Development Authority   | 43 MoReg 1563F                       | 43 MoReg 3828W               |              |
| 2 CSR 100-2.050                    | Missouri Agricultural and Small Business<br>Development Authority                     | 43 MoReg 1564F                       | 43 MoReg 3828W               |              |
| 2 CSR 100-3.010                    | Missouri Agricultural and Small Business  | +3 Widleg 150+1                      | 43 Moreg 3020 W              |              |
| 2 0511 100 3.010                   | Development Authority   | 43 MoReg 1564F                       | 43 MoReg 3829R               |              |
| 2 CSR 100-3.020                    | Missouri Agricultural and Small Business  |                                      |                              |              |
|                                    | Development Authority   | 43 MoReg 1564F                       | 43 MoReg 3829R               |              |
| 2 CSR 100-3.030                    | Missouri Agricultural and Small Business  | 10.14 B 4564B                        | 42.14.D 2020D                |              |
| 7 CCD 100 2 040                    | Development Authority  Missouri Agricultural and Small Pusiness                       | 43 MoReg 1564F                       | 43 MoReg 3829R               |              |
| 2 CSR 100-3.040                    | Missouri Agricultural and Small Business<br>Development Authority                     | 43 MoReg 1565F                       | 43 MoReg 3829R               |              |
| 2 CSR 100-3.050                    | Missouri Agricultural and Small Business  | 45 Midreg 1303r                      | TJ WIUNCE JOZZIN             |              |
| _ 0011 100 0.000                   | Development Authority   | 43 MoReg 1565F                       | 43 MoReg 3829R               |              |
| 2 CSR 100-4.010                    | Missouri Agricultural and Small Business  |                                      |                              |              |
| A COD 100                          | Development Authority   | 43 MoReg 1565F                       | 43 MoReg 3829R               |              |
| 2 CSR 100-4.020                    | Missouri Agricultural and Small Business  | 40 3 E.D. 1505T                      | 42 M.D. 2020B                |              |
| 2 CCD 100 4 020                    | Development Authority   | 43 MoReg 1565F                       | R 43 MoReg 3830R             |              |
| 2 CSR 100-4.030                    | Missouri Agricultural and Small Business<br>Development Authority                     | 43 MoReg 1566F                       | 43 MoReg 3830R               |              |
| 2 CSR 100-4.040                    | Missouri Agricultural and Small Business  | 43 Mokeg 1500F                       | 43 Workeg 3830K              |              |
| 2 CSR 100 4.040                    | Development Authority   | 43 MoReg 1566F                       | 43 MoReg 3830R               |              |
| 2 CSR 100-4.050                    | Missouri Agricultural and Small Business  |                                      |                              |              |
|                                    | Development Authority   | 43 MoReg 1566F                       | R 43 MoReg 3830R             |              |
| 2 CSR 100-10.010                   | Missouri Agricultural and Small Business  | 10.14 D 1566                         | 42.14.D 2020                 |              |
|                                    | Development Authority   | 43 MoReg 1566                        | 43 MoReg 3830                |              |
|                                    | DEPARTMENT OF CONSERVATION  |                                      |                              |              |
| 3 CSR 10-1.010                     | Conservation Commission   | 43 MoReg 2815                        | 44 MoReg 381                 |              |
| 3 CSR 10-4.200                     | Conservation Commission   | 43 MoReg 2815                        | 44 MoReg 381                 |              |
| 3 CSR 10-5.205                     | Conservation Commission   | 43 MoReg 2816                        | 44 MoReg 382                 |              |
| 3 CSR 10-5.215                     | Conservation Commission   | 43 MoReg 2822<br>43 MoReg 2824       | 44 MoReg 383                 |              |
| 3 CSR 10-5.222                     | Conservation Commission   | 43 MoReg 2824                        | 44 MoReg 383                 |              |
| 3 CSR 10-5.600                     | Conservation Commission   | 43 MoReg 2824                        | 44 MoReg 384                 |              |
| 3 CSR 10-5.605                     | Conservation Commission   | 43 MoReg 2824                        | 44 MoReg 384                 |              |
| 3 CSR 10-6.415<br>3 CSR 10-7.405   | Conservation Commission Conservation Commission                                       | 43 MoReg 2824<br>43 MoReg 2825       | 44 MoReg 384                 |              |
| 3 CSR 10-7.410                     | Conservation Commission   | 43 MoReg 2825                        | 44 MoReg 384<br>44 MoReg 385 |              |
| 3 CSR 10-7.431                     | Conservation Commission   | 43 MoReg 2825                        | 44 MoReg 385                 |              |
| 3 CSR 10-7.433                     | Conservation Commission   | 43 MoReg 2828                        | 44 MoReg 386                 | <del></del>  |
| 3 CSR 10-7.434                     | Conservation Commission   | 43 MoReg 2828                        | 44 MoReg 386                 |              |
| 3 CSR 10-7.455                     | Conservation Commission   | 43 MoReg 2829                        | 44 MoReg 387                 | 43 MoReg 93  |
| 2 CCD 10 7 COO                     | Comment in Committee in   | 42 M - D - 2020                      | 44 M. D 207                  | 44 MoReg 445 |
| 3 CSR 10-7.600<br>3 CSR 10-9.220   | Conservation Commission Conservation Commission                                       | 43 MoReg 2829<br>44 MoReg 273        | 44 MoReg 387                 |              |
| 3 CSR 10-9.220<br>3 CSR 10-10.715  | Conservation Commission   | 43 MoReg 2833                        | 44 MoReg 387                 |              |
| 3 CSR 10-10.768                    | Conservation Commission   | 43 MoReg 2833                        | 44 MoReg 388                 |              |
| 3 CSR 10-11.115                    | Conservation Commission   | 43 MoReg 2833                        | 44 MoReg 388                 |              |
| 3 CSR 10-11.120                    | Conservation Commission   | 43 MoReg 2834                        | 44 MoReg 388                 |              |
| 3 CSR 10-11.125                    | Conservation Commission   | 43 MoReg 2835<br>43 MoReg 2836       | 44 MoReg 388                 |              |
| 3 CSR 10-11.130                    | Conservation Commission   | 43 MoReg 2836                        | 44 MoReg 388                 |              |
| 3 CSR 10-11.135<br>3 CSR 10-11.140 | Conservation Commission Conservation Commission                                       | 43 MoReg 2837<br>43 MoReg 2837       | 44 MoReg 389<br>44 MoReg 389 |              |
| 3 CSR 10-11.145                    | Conservation Commission   | 43 MoReg 2838                        | 44 MoReg 389                 |              |
| 3 CSR 10-11.155                    | Conservation Commission   | 43 MoReg 2838                        | 44 MoReg 389                 | <del></del>  |
| 3 CSR 10-11.160                    | Conservation Commission   | 43 MoReg 2838                        | 44 MoReg 389<br>44 MoReg 389 |              |
| 3 CSR 10-11.180                    | Conservation Commission   | 43 MoReg 2839                        | 44 MoReg 389                 |              |
| 3 CSR 10-11.184                    | Conservation Commission   | 43 MoReg 2845                        | 44 MoReg 391                 |              |
| 3 CSR 10-11.185                    | Conservation Commission   | 43 MoReg 2845<br>43 MoReg 2849       | 44 MoReg 391                 |              |
| 3 CSR 10-11.186                    | Conservation Commission Conservation Commission                                       | 43 MoReg 2849                        | 44 MoReg 392                 |              |
| 3 CSR 10-11.200<br>3 CSR 10-11.205 | Conservation Commission  Conservation Commission                                      | 43 MoReg 2849<br>43 MoReg 2850       | 44 MoReg 392<br>44 MoReg 393 |              |
| 3 CSR 10-11.210                    | Conservation Commission   | 43 MoReg 2851                        | 44 MoReg 393                 |              |
| 3 CSR 10-11.215                    | Conservation Commission   | 43 MoReg 2852                        | 44 MoReg 393                 |              |
| 3 CSR 10-20.805                    | Conservation Commission   | 43 MoReg 2853                        | 44 MoReg 393                 |              |
|                                    |   | NDM TENTE                            |                              |              |
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| 4 CSR 80-2.020                     | Division of Economic Development Programs   | * 43 MoReg 3059R                     | <u> </u>                     |              |
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| 5 CSR 20-600.130                     | Division of Learning Services  |                    |                                 |                                  | 43 MoReg 3651 |
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| 10 CSR 10-6.080                    | Air Conservation Commission  |           | 43 MoReg 1301                   | 44 MoReg 134                   |              |
| 10 CSR 10-6.110                    | Air Conservation Commission  |           | 43 MoReg 1029                   | 43 MoReg 3626                  |              |
| 10 CSR 10-6.120<br>10 CSR 10-6.130 | Air Conservation Commission Air Conservation Commission                        |           | 43 MoReg 1303<br>43 MoReg 1304  | 44 MoReg 134                   |              |
| 10 CSR 10-6.150<br>10 CSR 10-6.161 | Air Conservation Commission  |           | 43 MoReg 1312                   | 44 MoReg 135                   |              |
| 10 CSR 10-6.170                    | Air Conservation Commission  |           | 43 MoReg 2126                   | 44 MoReg 603                   |              |
| 10 CSR 10-6.200                    | Air Conservation Commission  |           | 43 MoReg 1032                   | 43 MoReg 3629                  |              |
| 10 CSR 10-6.220                    | Air Conservation Commission  |           | 43 MoReg 2127                   | 44 MoReg 604                   |              |
| 10 CSR 10-6.241                    | Air Conservation Commission  |           | 43 MoReg 1313                   | 44 MoReg 135                   |              |
| 10 CSR 10-6.250<br>10 CSR 10-6.261 | Air Conservation Commission Air Conservation Commission                        |           | 43 MoReg 1316<br>43 MoReg 2129  | 44 MoReg 137<br>44 MoReg 605   |              |
| 10 CSR 10-6.280                    | Air Conservation Commission  |           | 43 MoReg 1319                   | 44 MoReg 139                   |              |
| 10 CSR 10-6.300                    | Air Conservation Commission  |           | 43 MoReg 1320                   | 44 MoReg 140                   |              |
| 10 CSR 10-6.330                    | Air Conservation Commission  |           | 43 MoReg 2134                   | 44 MoReg 606                   |              |
| 10 CSR 10-6.362                    | Air Conservation Commission  |           | 43 MoReg 1046R                  | 43 MoReg 3630R                 |              |
| 10 CSR 10-6.364                    | Air Conservation Commission  |           | 43 MoReg 1047R                  | 43 MoReg 3631R                 |              |
| 10 CSR 10-6.366<br>10 CSR 10-6.372 | Air Conservation Commission Air Conservation Commission                        |           | 43 MoReg 1047R<br>43 MoReg 2137 | 43 MoReg 3632R<br>44 MoReg 607 |              |
| 10 CSR 10-6.374                    | Air Conservation Commission  |           | 43 MoReg 2144                   | 44 MoReg 608                   |              |
| 10 CSR 10-6.376                    | Air Conservation Commission  |           | 43 MoReg 2151                   | 44 MoReg 608                   |              |
| 10 CSR 10-6.380                    | Air Conservation Commission  |           | 43 MoReg 1326                   | 44 MoReg 140                   |              |
| 10 CSR 10-6.390<br>10 CSR 20-2.010 | Air Conservation Commission  |           | 43 MoReg 2158                   | 44 MoReg 609<br>43 MoReg 3633  |              |
| 10 CSR 20-2.010<br>10 CSR 20-4.010 | Clean Water Commission Clean Water Commission                                  |           | 43 MoReg 1148<br>43 MoReg 1596R | 43 MoReg 3633<br>44 MoReg 141R |              |
| 10 CSR 20-4.010<br>10 CSR 20-4.030 | Clean Water Commission   |           | 43 MoReg 1596K                  | 44 MoReg 141K                  |              |
| 10 CSR 20-4.040                    | Clean Water Commission   |           | 43 MoReg 1598                   | 44 MoReg 142                   |              |
| 10 CSR 20-4.041                    | Clean Water Commission   |           | 43 MoReg 1609                   | 44 MoReg 144                   |              |
| 10 CSR 20-4.042                    | Clean Water Commission   |           | 43 MoReg 1611R                  | 44 MoReg 145R                  |              |
| 10 CSR 20-4.050                    | Clean Water Commission   |           | 43 MoReg 1611                   | 44 MoReg 145                   |              |
| 10 CSR 20-4.061<br>10 CSR 20-6.010 | Clean Water Commission Clean Water Commission                                  |           | 43 MoReg 1615<br>43 MoReg 1618  | 44 MoReg 146<br>44 MoReg 147   |              |
| 10 CSR 20-6.010                    | Clean Water Commission   |           | 43 MoReg 1629                   | 44 MoReg 156                   |              |
| 10 CSR 20-6.015                    | Clean Water Commission   |           | 43 MoReg 1632                   | 44 MoReg 156                   |              |
| 10 CSR 20-6.020                    | Clean Water Commission   |           | 43 MoReg 1633                   | 44 MoReg 157                   |              |
| 10 CSR 20-6.070                    | Clean Water Commission   |           | 43 MoReg 1635                   | 44 MoReg 159                   |              |
| 10 CSR 20-6.090                    | Clean Water Commission   |           | 43 MoReg 1637                   | 44 MoReg 159                   |              |
| 10 CSR 20-6.200<br>10 CSR 20-6.300 | Clean Water Commission   |           | 43 MoReg 1642                   | 44 MoReg 162                   |              |
| 10 CSR 20-6.300<br>10 CSR 20-7.015 | Clean Water Commission Clean Water Commission                                  |           | 43 MoReg 1652<br>43 MoReg 1655  | 44 MoReg 165<br>44 MoReg 168   |              |
| 10 CSR 20-7.013<br>10 CSR 20-8.020 | Clean Water Commission   |           | 43 MoReg 1669R                  | 44 MoReg 171R                  |              |
| 10 CSR 20-8.110                    | Clean Water Commission   |           | 43 MoReg 1669                   | 44 MoReg 171                   |              |
| 10 CSR 20-8.120                    | Clean Water Commission   |           | 43 MoReg 1680                   | 44 MoReg 174                   |              |
| 10 CSR 20-8.125                    | Clean Water Commission   |           | 43 MoReg 1685                   | 44 MoReg 176                   |              |
| 10 CSR 20-8.130                    | Clean Water Commission   |           | 43 MoReg 1687                   | 44 MoReg 178<br>44 MoReg 179   |              |
| 10 CSR 20-8.140<br>10 CSR 20-8.150 | Clean Water Commission Clean Water Commission                                  |           | 43 MoReg 1692<br>43 MoReg 1699  | 44 MoReg 179<br>44 MoReg 182   |              |
| 10 CBR 20-0.130                    | Cream Water Commission   |           | 75 MOINTE 1079                  | 77 1110100g 102                |              |

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| 10 CSR 20-8.160  | Clean Water Commission  |           | 43 MoReg 1702                                     | 44 MoReg 183                                   |             |
| 10 CSR 20-8.170<br>10 CSR 20-8.180                       | Clean Water Commission Clean Water Commission   |           | 43 MoReg 1705<br>43 MoReg 1710                    | 44 MoReg 185<br>44 MoReg 186                   |             |
| 10 CSR 20-8.190<br>10 CSR 20-8.200                       | Clean Water Commission Clean Water Commission   |           | 43 MoReg 1716<br>43 MoReg 1719                    | 44 MoReg 187<br>44 MoReg 188                   |             |
| 10 CSR 20-8.210<br>10 CSR 20-8.220                       | Clean Water Commission Clean Water Commission   |           | 43 MoReg 1726<br>43 MoReg 1730R                   | 44 MoReg 189<br>44 MoReg 190R                  |             |
| 10 CSR 20-8.300<br>10 CSR 20-8.500                       | Clean Water Commission<br>Clean Water Commission  |           | 43 MoReg 1731<br>43 MoReg 1738                    | 44 MoReg 190<br>44 MoReg 192                   |             |
| 10 CSR 20-9.010  | Clean Water Commission  |           | 43 MoReg 1742                                     | 44 MoReg 194                                   |             |
| 10 CSR 20-9.020<br>10 CSR 20-9.030                       | Clean Water Commission<br>Clean Water Commission  |           | 43 MoReg 1743<br>43 MoReg 1746                    | 44 MoReg 194<br>44 MoReg 195                   |             |
| 10 CSR 20-14.010<br>10 CSR 20-14.020                     | Clean Water Commission Clean Water Commission   |           | 43 MoReg 1749<br>43 MoReg 1749                    | 44 MoReg 195<br>44 MoReg 196                   |             |
| 10 CSR 22-1.020<br>10 CSR 22-2.010                       | Dam and Reservoir Safety Council Dam and Reservoir Safety Council   |           | 43 MoReg 2161<br>43 MoReg 2162                    | 44 MoReg 394<br>44 MoReg 394                   |             |
| 10 CSR 22-2.020<br>10 CSR 22-2.100                       | Dam and Reservoir Safety Council Dam and Reservoir Safety Council   |           | 43 MoReg 2162<br>43 MoReg 2163                    | 44 MoReg 394<br>44 MoReg 394                   |             |
| 10 CSR 22-3.020<br>10 CSR 22-3.030                       | Dam and Reservoir Safety Council Dam and Reservoir Safety Council   |           | 43 MoReg 2163<br>43 MoReg 2165                    | 44 MoReg 394<br>44 MoReg 394                   |             |
| 10 CSR 22-3.040<br>10 CSR 22-3.050                       | Dam and Reservoir Safety Council  |           | 43 MoReg 2166<br>43 MoReg 2169                    | 44 MoReg 395                                   |             |
| 10 CSR 22-4.020  | Dam and Reservoir Safety Council Dam and Reservoir Safety Council   |           | 43 MoReg 2170                                     | 44 MoReg 395<br>44 MoReg 395                   |             |
| 10 CSR 23-1.010<br>10 CSR 23-1.030                       | Well Installation Well Installation   |           | 43 MoReg 2170<br>43 MoReg 2176R                   | 44 MoReg 395<br>44 MoReg 396R                  |             |
| 10 CSR 23-1.040<br>10 CSR 23-1.050                       | Well Installation Well Installation   |           | 43 MoReg 2176<br>43 MoReg 2177                    | 44 MoReg 396<br>44 MoReg 396                   |             |
| 10 CSR 23-1.060<br>10 CSR 23-1.075                       | Well Installation Well Installation   |           | 43 MoReg 2181R<br>43 MoReg 2181                   | 44 MoReg 398R<br>44 MoReg 398                  |             |
| 10 CSR 23-1.080<br>10 CSR 23-1.090                       | Well Installation Well Installation   |           | 43 MoReg 2183R<br>43 MoReg 2183                   | 44 MoReg 398R<br>44 MoReg 398                  |             |
| 10 CSR 23-1.105  | Well Installation   |           | 43 MoReg 2184<br>43 MoReg 2185R                   | 44 MoReg 399                                   |             |
| 10 CSR 23-1.130<br>10 CSR 23-1.140                       | Well Installation Well Installation   |           | 43 MoReg 2185                                     | 44 MoReg 399R<br>44 MoReg 399                  |             |
| 10 CSR 23-1.155<br>10 CSR 23-1.160                       | Well Installation Well Installation   |           | 43 MoReg 2185R<br>43 MoReg 2186                   | 44 MoReg 400R<br>44 MoReg 400                  |             |
| 10 CSR 23-2.010<br>10 CSR 23-2.020                       | Well Installation Well Installation   |           | 43 MoReg 2186<br>43 MoReg 2188                    | 44 MoReg 400<br>44 MoReg 400                   |             |
| 10 CSR 23-3.010<br>10 CSR 23-3.020                       | Well Installation<br>Well Installation  |           | 43 MoReg 2188<br>43 MoReg 2191                    | 44 MoReg 401<br>44 MoReg 403                   |             |
| 10 CSR 23-3.030  | Well Installation   |           | 43 MoReg 2192                                     | 44 MoReg 403                                   |             |
| 10 CSR 23-3.040<br>10 CSR 23-3.050                       | Well Installation Well Installation   |           | 43 MoReg 2203R<br>43 MoReg 2203                   | 44 MoReg 403R<br>44 MoReg 403                  |             |
| 10 CSR 23-3.060<br>10 CSR 23-3.070                       | Well Installation Well Installation   |           | 43 MoReg 2213R<br>43 MoReg 2213R                  | 44 MoReg 404R<br>44 MoReg 404R<br>44 MoReg 404 |             |
| 10 CSR 23-3.080<br>10 CSR 23-3.090                       | Well Installation Well Installation   |           | 43 MoReg 2213<br>43 MoReg 2218                    | 44 MoReg 404<br>44 MoReg 404                   |             |
| 10 CSR 23-3.100<br>10 CSR 23-3.110                       | Well Installation Well Installation   |           | 43 MoReg 2246R<br>43 MoReg 2246                   | 44 MoReg 408R<br>44 MoReg 408                  |             |
| 10 CSR 23-4.010<br>10 CSR 23-4.020                       | Well Installation Well Installation   |           | 43 MoReg 2250R<br>43 MoReg 2250R                  | 44 MoReg 409R<br>44 MoReg 409R                 |             |
| 10 CSR 23-4.030<br>10 CSR 23-4.050                       | Well Installation   |           | 43 MoReg 2250R<br>43 MoReg 2250R<br>43 MoReg 2250 | 44 MoReg 409R                                  |             |
| 10 CSR 23-4.060  | Well Installation Well Installation   |           | 43 MoReg 2251                                     | 44 MoReg 409<br>44 MoReg 409                   |             |
| 10 CSR 23-4.080<br>10 CSR 23-5.010                       | Well Installation Well Installation   |           | 43 MoReg 2255<br>43 MoReg 2256R                   | 44 MoReg 410<br>44 MoReg 410R                  |             |
| 10 CSR 23-5.020<br>10 CSR 23-5.030                       | Well Installation<br>Well Installation  |           | 43 MoReg 2256R<br>43 MoReg 2256                   | 44 MoReg 410R<br>44 MoReg 410                  |             |
| 10 CSR 23-5.040<br>10 CSR 23-5.050                       | Well Installation<br>Well Installation  |           | 43 MoReg 2256<br>43 MoReg 2257                    | 44 MoReg 410<br>44 MoReg 410                   |             |
| 10 CSR 23-5.060<br>10 CSR 23-5.080                       | Well Installation Well Installation   |           | 43 MoReg 2259<br>43 MoReg 2259                    | 44 MoReg 411<br>44 MoReg 411                   |             |
| 10 CSR 23-5.080<br>10 CSR 23-6.010<br>10 CSR 23-6.020    | Well Installation   |           | 43 MoReg 2260R<br>43 MoReg 2260<br>43 MoReg 2260  | 44 MoReg 411<br>44 MoReg 411R<br>44 MoReg 411  |             |
| 10 CSR 23-6.030  | Well Installation Well Installation   |           | 43 MoReg 2261<br>43 MoReg 2261<br>43 MoReg 2261   | 44 MoReg 411                                   |             |
| 10 CSR 23-6.040<br>10 CSR 23-6.050                       | Well Installation Well Installation   |           | 43 MoReg 2261                                     | 44 MoReg 411<br>44 MoReg 412                   |             |
| 10 CSR 23-6.060<br>10 CSR 25-2.010                       | Well Installation Hazardous Waste Management Commission   |           | 43 MoReg 2263R<br>43 MoReg 1759                   | 44 MoReg 412R<br>44 MoReg 609                  |             |
| 10 CSR 25-2.020<br>10 CSR 25-3.260                       | Hazardous Waste Management Commission<br>Hazardous Waste Management Commission                                    |           | 43 MoReg 1759R<br>43 MoReg 1759                   | 44 MoReg 610R<br>44 MoReg 610                  |             |
| 10 CSR 25-3.260<br>10 CSR 25-4.261<br>10 CSR 25-5.262    | Hazardous Waste Management Commission   |           | 43 MoReg 1761                                     | 44 MoReg 611                                   |             |
| 10 CSR 25-5.262<br>10 CSR 25-6.263<br>10 CSR 25-7.264    | Hazardous Waste Management Commission<br>Hazardous Waste Management Commission                                    |           | 43 MoReg 1765<br>43 MoReg 1767<br>43 MoReg 1772   | 44 MoReg 612<br>44 MoReg 614                   |             |
| 10 CSR 25-7.264<br>10 CSR 25-7.265<br>10 CSR 25-7.266    | Hazardous Waste Management Commission<br>Hazardous Waste Management Commission                                    |           | 43 MoReg 1774                                     | 44 MoReg 616<br>44 MoReg 618<br>44 MoReg 618   |             |
| 10 CSR 25-7.270  | Hazardous Waste Management Commission<br>Hazardous Waste Management Commission                                    |           | 43 MoReg 1777<br>43 MoReg 1778                    | 44 MoReg 618                                   |             |
| 10 CSR 25-8.124<br>10 CSR 25-9.020                       | Hazardous Waste Management Commission<br>Hazardous Waste Management Commission                                    |           | 43 MoReg 1779<br>43 MoReg 1787R                   | 44 MoReg 619<br>44 MoReg 619R                  |             |
| 10 CSR 25-10.010<br>10 CSR 25-11.279                     | Hazardous Waste Management Commission Hazardous Waste Management Commission Hazardous Waste Management Commission |           | 43 MoReg 1790R<br>43 MoReg 1790                   | 44 MoReg 619R<br>44 MoReg 619                  |             |
| 10 CSR 25-11.279<br>10 CSR 25-12.010<br>10 CSR 25-13.010 | Hazardous Waste Management Commission   |           | 43 MoReg 1790<br>43 MoReg 1792<br>43 MoReg 1795   | 44 MoReg 620<br>44 MoReg 620<br>44 MoReg 620   |             |
| 10 CSR 25-13.010<br>10 CSR 25-15.010                     | Hazardous Waste Management Commission<br>Hazardous Waste Management Commission                                    |           | 43 MoReg 1798                                     | 44 MoReg 620                                   |             |
| 10 CSR 25-15.010<br>10 CSR 25-16.273<br>10 CSR 26-2.080  | Hazardous Waste Management Commission<br>Petroleum and Hazardous Substance  |           | 43 MoReg 1800                                     | 44 MoReg 620                                   |             |
| 10 CSR 50-1.020  | Storage Tanks Oil and Gas Council   |           | 43 MoReg 2263<br>43 MoReg 2265                    | 44 MoReg 621W<br>44 MoReg 412                  |             |
| 10 CSR 50-1.030<br>10 CSR 50-1.050                       | Oil and Gas Council Oil and Gas Council   |           | 43 MoReg 2266<br>43 MoReg 2268                    | 44 MoReg 412<br>44 MoReg 413                   |             |
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| 10 CSR 50-2.010                      | Oil and Gas Council  |              | 43 MoReg 2268                    | 44 MoReg 413                   |              |
| 10 CSR 50-2.020<br>10 CSR 50-2.030   | Oil and Gas Council Oil and Gas Council                              |              | 43 MoReg 2269<br>43 MoReg 2272   | 44 MoReg 413<br>44 MoReg 413   |              |
| 10 CSR 50-2.040<br>10 CSR 50-2.055   | Oil and Gas Council Oil and Gas Council                              |              | 43 MoReg 2273<br>43 MoReg 2274   | 44 MoReg 414<br>44 MoReg 414   |              |
| 10 CSR 50-2.060<br>10 CSR 50-2.065   | Oil and Gas Council Oil and Gas Council                              |              | 43 MoReg 2276                    | 44 MoReg 414<br>44 MoReg 414   |              |
| 10 CSR 50-2.080                      | Oil and Gas Council  |              | 43 MoReg 2278<br>43 MoReg 2279   | 44 MoReg 414                   |              |
| 10 CSR 50-2.090<br>10 CSR 60-3.010   | Oil and Gas Council Safe Drinking Water Commission                   |              | 43 MoReg 2280<br>43 MoReg 1802   | 44 MoReg 414<br>44 MoReg 197   |              |
| 10 CSR 60-3.020<br>10 CSR 60-3.030   | Safe Drinking Water Commission<br>Safe Drinking Water Commission     |              | 43 MoReg 1803<br>43 MoReg 1804   | 44 MoReg 198<br>44 MoReg 198   |              |
| 10 CSR 60-4.022                      | Safe Drinking Water Commission                                       |              | 43 MoReg 1805                    | 44 MoReg 198                   |              |
| 10 CSR 60-4.025<br>10 CSR 60-4.050   | Safe Drinking Water Commission<br>Safe Drinking Water Commission     | l            | 43 MoReg 1809<br>43 MoReg 1812   | 44 MoReg 198<br>44 MoReg 199   |              |
| 10 CSR 60-4.052<br>10 CSR 60-4.055   | Safe Drinking Water Commission<br>Safe Drinking Water Commission     |              | 43 MoReg 1813<br>43 MoReg 1816   | 44 MoReg 199<br>44 MoReg 199   |              |
| 10 CSR 60-4.060<br>10 CSR 60-4.080   | Safe Drinking Water Commission                                       |              | 43 MoReg 1819<br>43 MoReg 1820   | 44 MoReg 199<br>44 MoReg 200   |              |
| 10 CSR 60-4.090                      | Safe Drinking Water Commission<br>Safe Drinking Water Commission     | l            | 43 MoReg 1824R                   | 44 MoReg 203R                  |              |
| 10 CSR 60-4.094<br>10 CSR 60-4.100   | Safe Drinking Water Commission<br>Safe Drinking Water Commission     |              | 43 MoReg 1824<br>43 MoReg 1834   | 44 MoReg 203<br>44 MoReg 203   |              |
| 10 CSR 60-6.060<br>10 CSR 60-6.070   | Safe Drinking Water Commission                                       |              | 43 MoReg 1835                    | 44 MoReg 203                   |              |
| 10 CSR 60-7.010                      | Safe Drinking Water Commission<br>Safe Drinking Water Commission     | Į.           | 43 MoReg 1836<br>43 MoReg 1837   | 44 MoReg 203<br>44 MoReg 204   |              |
| 10 CSR 60-8.010<br>10 CSR 60-8.030   | Safe Drinking Water Commission<br>Safe Drinking Water Commission     | <u> </u>     | 43 MoReg 1843<br>43 MoReg 1848   | 44 MoReg 204<br>44 MoReg 204   |              |
| 10 CSR 60-9.010<br>10 CSR 60-11.010  | Safe Drinking Water Commission                                       | l .          | 43 MoReg 1860                    | 44 MoReg 205                   |              |
| 10 CSR 60-11.030                     | Safe Drinking Water Commission<br>Safe Drinking Water Commission     |              | 43 MoReg 1860<br>43 MoReg 1861   | 44 MoReg 205<br>44 MoReg 205   |              |
| 10 CSR 60-13.010<br>10 CSR 60-13.020 | Safe Drinking Water Commission<br>Safe Drinking Water Commission     |              | 43 MoReg 1861<br>43 MoReg 1863   | 44 MoReg 205<br>44 MoReg 205   |              |
| 10 CSR 60-13.025                     | Safe Drinking Water Commission                                       | 1            | 43 MoReg 1875                    | 44 MoReg 207                   |              |
| 10 CSR 60-13.030<br>10 CSR 60-14.010 | Safe Drinking Water Commission<br>Safe Drinking Water Commission     |              | 43 MoReg 1885<br>43 MoReg 1888   | 44 MoReg 208<br>44 MoReg 210   |              |
| 10 CSR 60-14.020<br>10 CSR 70-2.010  | Safe Drinking Water Commission<br>Soil and Water Districts Commiss   |              | 43 MoReg 1891<br>43 MoReg 1437   | 44 MoReg 210<br>43 MoReg 3637  |              |
| 10 CSR 70-2.020                      | Soil and Water Districts Commiss                                     | sion         | 43 MoReg 1438                    | 43 MoReg 3638                  |              |
| 10 CSR 70-3.010<br>10 CSR 70-4.010   | Soil and Water Districts Commiss<br>Soil and Water Districts Commiss | sion         | 43 MoReg 1439<br>43 MoReg 1441   | 43 MoReg 3638<br>43 MoReg 3639 |              |
| 10 CSR 70-5.010<br>10 CSR 70-5.020   | Soil and Water Districts Commiss<br>Soil and Water Districts Commiss | sion         | 43 MoReg 1441<br>43 MoReg 1442   | 43 MoReg 3640<br>43 MoReg 3641 |              |
| 10 CSR 70-5.030                      | Soil and Water Districts Commiss                                     | sion         | 43 MoReg 1444                    | 43 MoReg 3642                  |              |
| 10 CSR 70-5.040<br>10 CSR 70-5.050   | Soil and Water Districts Commiss<br>Soil and Water Districts Commiss |              | 43 MoReg 1445<br>43 MoReg 1445   | 43 MoReg 3643<br>43 MoReg 3643 |              |
| 10 CSR 70-5.060<br>10 CSR 70-6.010   | Soil and Water Districts Commiss<br>Soil and Water Districts Commiss | sion         | 43 MoReg 1447                    | 43 MoReg 3644                  |              |
| 10 CSR 80-2.010                      | Solid Waste Management   | SIOII        | 43 MoReg 1448<br>44 MoReg 501    | 43 MoReg 3644                  |              |
| 10 CSR 80-3.010<br>10 CSR 80-4.010   | Solid Waste Management<br>Solid Waste Management                     |              | 43 MoReg 2280<br>43 MoReg 2307R  | 44 MoReg 414<br>44 MoReg 439R  |              |
| 10 CSR 80-6.010<br>10 CSR 80-7.010   | Solid Waste Management<br>Solid Waste Management                     |              | 43 MoReg 1892R<br>43 MoReg 1893  | 44 MoReg 217R<br>44 MoReg 217  |              |
| 10 CSR 80-8.020                      | Solid Waste Management   |              | 43 MoReg 1895                    | 44 MoReg 220                   |              |
| 10 CSR 80-8.030<br>10 CSR 80-8.050   | Solid Waste Management Solid Waste Management                        |              | 43 MoReg 1896<br>43 MoReg 1897   | 44 MoReg 220<br>44 MoReg 220   |              |
| 10 CSR 80-9.030                      | Solid Waste Management Solid Waste Management                        |              | 43 MoReg 1054                    | 44 MoReg 220                   |              |
| 10 CSR 80-9.035<br>10 CSR 80-11.010  | Solid Waste Management   |              | 43 MoReg 1055<br>44 MoReg 511    | 44 MoReg 221                   |              |
| 10 CSR 80-12.010<br>10 CSR 90-2.010  | Solid Waste Management<br>State Parks                                |              | 44 MoReg 542<br>43 MoReg 1905    | 44 MoReg 221                   |              |
| 10 CSR 90-2.010<br>10 CSR 90-2.020   | State Parks  |              | 43 MoReg 1906                    | 44 MoReg 221                   |              |
| 10 CSR 90-2.030<br>10 CSR 90-2.040   | State Parks<br>State Parks   |              | 43 MoReg 1908<br>43 MoReg 1912   | 44 MoReg 222<br>44 MoReg 222   |              |
| 10 CSR 90-2.050<br>10 CSR 90-2.070   | State Parks<br>State Parks   |              | 43 MoReg 1913<br>43 MoReg 1914   | 44 MoReg 222<br>44 MoReg 222   |              |
| 10 CSR 130-1.010                     | State Environmental Improvemen<br>Resources Authority                | t and Energy | 43 MoReg 2308<br>43 MoReg 3237   | 43 MoReg 3645W<br>This Issue   |              |
| 10 CSR 130-1.020                     | State Environmental Improvemen<br>Resources Authority                | t and Energy | 43 MoReg 2309<br>43 MoReg 3238   | 43 MoReg 3645W<br>This Issue   |              |
| 11 CSR                               | DEPARTMENT OF PUBLIC S. Department of Public Safety                  | AFETY        |                                  |                                | 42 MoReg 990 |
| 11 CSR 30-8.010<br>11 CSR 30-8.020   | Office of the Director Office of the Director                        |              | 43 MoReg 1328R<br>43 MoReg 1328R |                                |              |
| 11 CSR 30-8.030<br>11 CSR 30-8.040   | Office of the Director   |              | 43 MoReg 1328R<br>43 MoReg 1328R |                                |              |
| 11 CSR 30-9.010                      | Office of the Director Office of the Director                        |              | 43 MoReg 1329R                   |                                |              |
| 11 CSR 30-9.020<br>11 CSR 30-9.030   | Office of the Director Office of the Director                        |              | 43 MoReg 1329R<br>43 MoReg 1329R |                                |              |
| 11 CSR 30-9.040                      | Office of the Director   |              | 43 MoReg 1329R                   |                                |              |
| 11 CSR 30-9.050<br>11 CSR 30-16.010  | Office of the Director Office of the Director                        |              | 43 MoReg 1330R<br>42 MoReg 180   |                                |              |
| 11 CSR 30-16.020                     | Office of the Director Missouri Gaming Commission                    |              | 42 MoReg 182<br>43 MoReg 1448R   | 43 MoReg 3645R                 |              |
| 11 CSR 45-7.090<br>11 CSR 45-7.130   | Missouri Gaming Commission   |              | 43 MoReg 3485                    | 75 HIOROG 3043K                |              |
| 11 CSR 45-9.102<br>11 CSR 45-9.106   | Missouri Gaming Commission<br>Missouri Gaming Commission             |              | 43 MoReg 3486<br>43 MoReg 3486   |                                |              |
| 11 CSR 45-9.109<br>11 CSR 45-9.116   | Missouri Gaming Commission<br>Missouri Gaming Commission             |              | 43 MoReg 3486<br>43 MoReg 3487   |                                |              |
| 11 CON 75-7.110                      | 1.11550uri Gaining Commission  |              | 75 MONES 5401                    |                                |              |

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| 11 CSR 45-9.117                        | Missouri Gaming Commission  |               | 43 MoReg 3487                   |                 |              |
| 11 CSR 45-10.020                       | Missouri Gaming Commission  |               | 43 MoReg 1449                   | 43 MoReg 3645   |              |
| 11 CSR 45-30.020<br>11 CSR 45-40.030   | Missouri Gaming Commission Missouri Gaming Commission                           |               | 43 MoReg 3488R<br>43 MoReg 3488 |                 |              |
| 11 CSR 45-40.060                       | Missouri Gaming Commission  |               | 43 MoReg 1449                   | 43 MoReg 3646   |              |
| 11 CSR 50-2.010                        | Missouri State Highway Patrol   |               | 44 MoReg 681                    |                 |              |
| 11 CSR 50-2.030<br>11 CSR 50-2.100     | Missouri State Highway Patrol<br>Missouri State Highway Patrol                  |               | 44 MoReg 682<br>44 MoReg 682    |                 |              |
| 11 CSR 50-2.110                        | Missouri State Highway Patrol   |               | 44 MoReg 683                    |                 |              |
| 11 CSR 50-2.335                        | Missouri State Highway Patrol   |               | 44 MoReg 683                    |                 |              |
| 11 CSR 70-1.010<br>11 CSR 70-2.010     | Division of Alcohol and Tobacco Control Division of Alcohol and Tobacco Control |               | 43 MoReg 3240<br>43 MoReg 3241  |                 |              |
| 11 CSR 70-2.010<br>11 CSR 70-2.020     | Division of Alcohol and Tobacco Control   |               | 43 MoReg 3242                   |                 |              |
| 11 CSR 70-2.030                        | Division of Alcohol and Tobacco Control   |               | 43 MoReg 3244                   |                 |              |
| 11 CSR 70-2.040                        | Division of Alcohol and Tobacco Control   |               | 43 MoReg 3245                   |                 |              |
| 11 CSR 70-2.050<br>11 CSR 70-2.060     | Division of Alcohol and Tobacco Control Division of Alcohol and Tobacco Control |               | 43 MoReg 3246<br>43 MoReg 3247  |                 |              |
| 11 CSR 70-2.000<br>11 CSR 70-2.070     | Division of Alcohol and Tobacco Control   |               | 43 MoReg 3247                   |                 |              |
| 11 CSR 70-2.080                        | Division of Alcohol and Tobacco Control   |               | 43 MoReg 3248                   |                 |              |
| 11 CSR 70-2.090                        | Division of Alcohol and Tobacco Control   |               | 43 MoReg 3249                   |                 |              |
| 11 CSR 70-2.100<br>11 CSR 70-2.120     | Division of Alcohol and Tobacco Control Division of Alcohol and Tobacco Control |               | 43 MoReg 3249<br>43 MoReg 3250  |                 |              |
| 11 CSR 70-2.120<br>11 CSR 70-2.130     | Division of Alcohol and Tobacco Control   |               | 43 MoReg 3252                   |                 |              |
| 11 CSR 70-2.140                        | Division of Alcohol and Tobacco Control   |               | 43 MoReg 1915                   | 43 MoReg 3865   |              |
| 11 CSR 70-2.150                        | Division of Alcohol and Tobacco Control   |               | 43 MoReg 3253                   |                 |              |
| 11 CSR 70-2.170<br>11 CSR 70-2.180     | Division of Alcohol and Tobacco Control Division of Alcohol and Tobacco Control |               | 43 MoReg 3254<br>43 MoReg 3255  |                 |              |
| 11 CSR 70-2.190                        | Division of Alcohol and Tobacco Control   |               | 43 MoReg 3255                   |                 |              |
| 11 CSR 70-2.200                        | Division of Alcohol and Tobacco Control   |               | 43 MoReg 1917R                  | 43 MoReg 3865R  |              |
| 11 CSR 70-2.220                        | Division of Alcohol and Tobacco Control   |               | 43 MoReg 2462R                  | 43 MoReg 3865R  |              |
| 11 CSR 70-2.230<br>11 CSR 70-2.240     | Division of Alcohol and Tobacco Control Division of Alcohol and Tobacco Control | 43 MoReg 3199 | 43 MoReg 3257<br>This Issue     |                 |              |
| 11 CSR 70-2.250                        | Division of Alcohol and Tobacco Control   | 43 Moreg 3177 | 43 MoReg 3258                   |                 |              |
| 11 CSR 70-2.260                        | Division of Alcohol and Tobacco Control   |               | 43 MoReg 3259                   |                 |              |
| 11 CSR 70-2.270                        | Division of Alcohol and Tobacco Control   |               | 43 MoReg 3259                   |                 |              |
| 11 CSR 70-2.280<br>11 CSR 70-3.010     | Division of Alcohol and Tobacco Control Division of Alcohol and Tobacco Control |               | 43 MoReg 3260<br>43 MoReg 3262  |                 |              |
| 11 CSR 70-3.010                        | Division of Alcohol and Tobacco Control   |               | 43 MoReg 2462R                  | 43 MoReg 3866R  |              |
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| 12 CSR                                 | DEPARTMENT OF REVENUE Department of Revenue                                     |               |                                 |                 | 42 MoReg 990 |
| 12 CSR<br>12 CSR 10-2.010              | Director of Revenue   |               | 43 MoReg 3263                   |                 | 42 Mokeg 990 |
| 12 CSR 10-3.017                        | Director of Revenue   |               | 43 MoReg 3266                   |                 |              |
| 12 CSR 10-3.858                        | (Changed to 12 CSR 10-103.017) Director of Revenue                              |               | 43 MoReg 3268                   |                 |              |
|  | (Changed to 12 CSR 10-110.858)  |               |                                 |                 |              |
| 12 CSR 10-3.876                        | Director of Revenue (Changed to 12 CSR 10-103.876)                              |               | 43 MoReg 3266                   |                 |              |
| 12 CSR 10-4.320                        | Director of Revenue (Changed to 12 CSR 10-113.320)                              |               | 43 MoReg 3268                   |                 |              |
| 12 CSR 10-10.120                       | Director of Revenue   |               | 43 MoReg 3268                   |                 |              |
| 12 CSR 10-23.100                       | Director of Revenue   |               | 43 MoReg 3489                   |                 |              |
| 12 CSR 10-23.260<br>12 CSR 10-23.280   | Director of Revenue   |               | 43 MoReg 3490<br>43 MoReg 3491  |                 |              |
| 12 CSR 10-23.280<br>12 CSR 10-23.340   | Director of Revenue  Director of Revenue  |               | 43 MoReg 3491                   |                 |              |
| 12 CSR 10-23.345                       | Director of Revenue   |               | 43 MoReg 3492                   |                 |              |
| 12 CSR 10-23.350                       | Director of Revenue   |               | 43 MoReg 3492                   |                 |              |
| 12 CSR 10-23.370<br>12 CSR 10-23.405   | Director of Revenue Director of Revenue   |               | 43 MoReg 3494<br>43 MoReg 3494  |                 |              |
| 12 CSR 10-23.403<br>12 CSR 10-23.424   | Director of Revenue   |               | 43 MoReg 3495                   |                 |              |
| 12 CSR 10-24.405                       | Director of Revenue   |               | This Issue                      |                 |              |
| 12 CSR 10-24.448                       | Director of Revenue   |               | 43 MoReg 2541                   | 44 MoReg 222    |              |
| 12 CSR 10-24.470<br>12 CSR 10-26.080   | Director of Revenue Director of Revenue   |               | 43 MoReg 2645R<br>43 MoReg 3495 | 44 MoReg 223R   |              |
| 12 CSR 10-26.180                       | Director of Revenue   |               | 43 MoReg 3496                   |                 |              |
| 12 CSR 10-26.190                       | Director of Revenue   |               | 43 MoReg 3496                   |                 |              |
| 12 CSR 10-41.010                       | Director of Revenue   | 43 MoReg 3347 | 43 MoReg 3497                   |                 |              |
| 12 CSR 10-101.500<br>12 CSR 10-103.017 | Director of Revenue Director of Revenue   |               | 43 MoReg 3269<br>43 MoReg 3266  |                 |              |
| 12 CSK 10-105.017                      | (Changed from 12 CSR 10-3.017)  |               | 43 Moreg 3200                   |                 |              |
| 12 CSR 10-103.395                      | Director of Revenue   |               | 43 MoReg 3270                   |                 |              |
| 12 CSR 10-103.700                      | Director of Revenue   |               | 43 MoReg 3270                   |                 |              |
| 12 CSR 10-103.876                      | Director of Revenue (Changed from 12 CSR 10-3 876)                              |               | 43 MoReg 3266                   |                 |              |
| 12 CSR 10-110.858                      | (Changed from 12 CSR 10-3.876) Director of Revenue                              |               | 43 MoReg 3268                   |                 |              |
| 12 CCD 10 112 220                      | (Changed from 12 CSR 10-3.858) Director of Revenue                              |               | 42 MaDan 2269                   |                 |              |
| 12 CSR 10-113.320                      | (Changed from 12 CSR 10-4.320)  |               | 43 MoReg 3268                   |                 |              |
| 12 CSR 40-10.040<br>12 CSR 40-40.280   | State Lottery   |               | 44 MoReg 274                    |                 |              |
| 12 CSR 40-40.280<br>12 CSR 40-50.060   | State Lottery State Lottery   |               | 44 MoReg 275<br>44 MoReg 275    |                 |              |
| 12 CSR 40-70.040                       | State Lottery   |               | 44 MoReg 275                    |                 |              |
| _                                      | DEDITORMENT OF COCIAL CEDITORS  |               |                                 |                 |              |
| 13 CSR                                 | <b>DEPARTMENT OF SOCIAL SERVICES</b> Department of Social Services              |               |                                 |                 | 42 MoReg 990 |
| 13 CSR 5-2.010                         | Office of the Director  |               | 43 MoReg 2654                   | 44 MoReg 704    | 72 MORES 770 |
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| 13 CSR 10-3.010                        | Division of Finance and Administrative Services                                 |               | 43 MoReg 2544                   | 44 MoReg 621    |              |
|  | (Changed from 13 CSR 35-100.010)  |               | TJ WIUNCE 2344                  | TT 1/10/NCg U21 |              |
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| 13 CSR 10-3.020                      | Division of Finance and Administrative Services                         |               | 43 MoReg 2546                    | 44 MoReg 621                  |             |
| 12 000 10 2 020                      | (Changed from 13 CSR 35-100.020)  |               | 43 Mokeg 2340                    | 44 Wokeg 021                  |             |
| 13 CSR 10-3.030                      | Division of Finance and Administrative Services                         |               | 43 MoReg 2549                    | 44 MoReg 622                  |             |
| 13 CSR 10-3.040                      | (Changed from 13 CSR 35-100.030) Division of Finance and Administrative |               |                                  |                               |             |
|                                      | Services (Changed from 13 CSR 40-79.010)                                |               | 43 MoReg 2553                    | 44 MoReg 622                  |             |
| 13 CSR 10-3.050                      | Division of Finance and Administrative                                  |               | 42 MaDag 2542                    | 44 MaPag 622                  |             |
| 13 CSR 10-3.060                      | Services Division of Finance and Administrative                         |               | 43 MoReg 2543                    | 44 MoReg 622                  |             |
| 13 CSR 10-3.070                      | Services Division of Finance and Administrative                         |               | This Issue                       |                               |             |
| 13 CSR 10-4.010                      | Services Division of Finance and Administrative                         |               | This Issue                       |                               |             |
| 13 CSR 15-19.010                     | Services Division of Aging  | 43 MoReg 2455 | 43 MoReg 2462<br>43 MoReg 2853R  | 44 MoReg 439<br>This IssueR   |             |
| 13 CSR 30-2.010                      | Child Support Enforcement   |               | 43 MoReg 2645                    | 44 MoReg 706                  |             |
| 13 CSR 30-4.020                      | (Changed to 13 CSR 40-108.040) Child Support Enforcement                |               | 43 MoReg 2648                    | 44 MoReg 705                  |             |
| 13 CSR 30-5.010                      | (Changed to 13 CSR 40-104.010) Child Support Enforcement                |               | 43 MoReg 2853                    | This Issue                    |             |
| 13 CSR 30-5.020                      | (Changed to 13 CSR 40-102.010) Child Support Enforcement                |               | 43 MoReg 3072                    |                               |             |
| 13 CSR 30-6.010                      | (Changed to 13 CSR 40-106.010) Child Support Enforcement                |               | 43 MoReg 3074                    |                               |             |
|                                      | (Changed to 13 CSR 40-104.020)  |               | C                                |                               |             |
| 13 CSR 30-7.010                      | Child Support Enforcement (Changed to 13 CSR 40-100.020)                |               | 43 MoReg 3075                    |                               |             |
| 13 CSR 30-8.010                      | Child Support Enforcement (Changed to 13 CSR 40-100.030)                |               | 43 MoReg 2855                    | This Issue                    |             |
| 13 CSR 30-9.010                      | Child Support Enforcement (Changed to 13 CSR 40-108.030)                |               | 43 MoReg 2650                    | 44 MoReg 705                  |             |
| 13 CSR 30-10.010                     | Child Support Enforcement (Changed to 13 CSR 40-110.040)                |               | 43 MoReg 2651                    | 44 MoReg 706                  |             |
| 13 CSR 35-31.015                     | Children's Division   |               | 43 MoReg 2652                    | 44 MoReg 704                  |             |
| 13 CSR 35-34.080<br>13 CSR 35-35.050 | Children's Division<br>Children's Division                              |               | 43 MoReg 3502<br>43 MoReg 2654   | 44 MoReg 704                  |             |
| 13 CSR 35-60.030                     | (Changed from 13 CSR 40-30.010)<br>Children's Division                  |               | 43 MoReg 3081                    |                               |             |
| 13 CSR 35-73.010                     | Children's Division<br>(Changed from 13 CSR 40-73.010)                  |               | 43 MoReg 2979                    |                               |             |
| 13 CSR 35-73.012                     | Children's Division   |               | 43 MoReg 2857                    | This Issue                    |             |
| 13 CSR 35-73.030                     | (Changed from 13 CSR 40-73.012)<br>Children's Division                  |               | 43 MoReg 2858                    | This Issue                    |             |
| 13 CSR 35-73.035                     | (Changed from 13 CSR 40-73.030)<br>Children's Division                  |               | 43 MoReg 2979                    |                               |             |
| 13 CSR 35-73.040                     | (Changed from 13 CSR 40-73.035) Children's Division                     |               | 43 MoReg 2980                    |                               |             |
| 13 CSR 35-73.050                     | (Changed from 13 CSR 40-73.040)<br>Children's Division                  |               | 43 MoReg 2980                    |                               |             |
|                                      | (Changed from 13 CSR 40-73.050)   |               |                                  |                               |             |
| 13 CSR 35-73.060                     | Children's Division (Changed from 13 CSR 40-73.060)                     |               | 43 MoReg 2981                    |                               |             |
| 13 CSR 35-73.070                     | Children's Division (Changed from 13 CSR 40-73.070)                     |               | 43 MoReg 2981                    |                               |             |
| 13 CSR 35-73.075                     | Children's Division (Changed from 13 CSR 40-73.075)                     |               | 43 MoReg 2981                    |                               |             |
| 13 CSR 35-73.080                     | Children's Division   |               | 43 MoReg 2982                    |                               |             |
| 13 CSR 35-100.010                    | (Changed from 13 CSR 40-73.080) Children's Division                     |               | 43 MoReg 2544                    | 44 MoReg 621                  |             |
| 13 CSR 35-100.020                    | (Changed to 13 CSR 10-3.010)<br>Children's Division                     |               | 43 MoReg 2546                    | 44 MoReg 621                  |             |
| 13 CSR 35-100.030                    | (Changed to 13 CSR 10-3.020)<br>Children's Division                     |               | 43 MoReg 2549                    | 44 MoReg 622                  |             |
| 13 CSR 40-2.010                      | (Changed to 13 CSR 10-3.030) Family Support Division                    |               | 43 MoReg 3082                    |                               |             |
| 13 CSR 40-2.020                      | Family Support Division   |               | 43 MoReg 3082                    |                               |             |
| 13 CSR 40-2.040<br>13 CSR 40-2.050   | Family Support Division Family Support Division                         |               | 43 MoReg 3082<br>43 MoReg 2653   | 44 MoReg 705                  |             |
| 13 CSR 40-2.090                      | Family Support Division   |               | 43 MoReg 2551R                   | 44 MoReg 622R                 |             |
| 13 CSR 40-2.100<br>13 CSR 40-2.120   | Family Support Division Family Support Division                         |               | 43 MoReg 2653<br>43 MoReg 3083   | 44 MoReg 705                  |             |
| 13 CSR 40-2.150<br>13 CSR 40-2.200   | Family Support Division   |               | 43 MoReg 2551<br>43 MoReg 3084   | 44 MoReg 622                  |             |
| 13 CSR 40-2.200<br>13 CSR 40-2.260   | Family Support Division Family Support Division                         |               | 43 MoReg 3084<br>43 MoReg 3085   |                               |             |
| 13 CSR 40-2.375                      | Family Support Division   |               | 43 MoReg 3085<br>43 MoReg 2552R  | 44 MoReg 623R                 |             |
| 13 CSR 40-2.395<br>13 CSR 40-3.020   | Family Support Division Family Support Division                         |               | 43 MoReg 3086<br>43 MoReg 2653   | 44 MoReg 705                  |             |
| 13 CSR 40-7.010                      | (Changed to 13 CSR 40-108.020) Family Support Division                  |               | 43 MoReg 3087                    |                               |             |
| 13 CSR 40-7.020                      | Family Support Division   |               | 43 MoReg 2654                    | 44 MoReg 705                  |             |
| 13 CSR 40-7.070<br>13 CSR 40-30.010  | Family Support Division Family Support Division                         |               | 43 MoReg 2552<br>43 MoReg 2654   | 44 MoReg 623<br>44 MoReg 704  |             |
|                                      | (Changed to 13 CSR 35-35,050)   |               | C                                |                               |             |
| 13 CSR 40-32.020<br>13 CSR 40-34.012 | Family Support Division Family Support Division                         |               | 43 MoReg 2856R<br>43 MoReg 1917R | This IssueR<br>43 MoReg 3866R |             |
| 13 CSR 40-34.060                     | Family Support Division   |               | 43 MoReg 3089R                   |                               |             |
| 13 CSR 40-36.001                     | Family Support Division   |               | 43 MoReg 2857R                   | This IssueR                   |             |

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| 13 CSR 40-73.010   | Family Support Division (Changed to 13 CSR 35-73.010)              |               | 43 MoReg 2979                    |                                 |             |
| 13 CSR 40-73.012   | Family Support Division (Changed to 13 CSR 35-73.012)              |               | 43 MoReg 2857                    | This Issue                      |             |
| 13 CSR 40-73.015<br>13 CSR 40-73.018                     | Family Support Division Family Support Division                    |               | 43 MoReg 2857R<br>43 MoReg 2858R | This IssueR<br>This IssueR      |             |
| 13 CSR 40-73.030   | Family Support Division (Changed to 13 CSR 35-73.030)              |               | 43 MoReg 2858                    | This Issue                      |             |
| 13 CSR 40-73.035   | Family Support Division  |               | 43 MoReg 2979                    |                                 |             |
| 13 CSR 40-73.040   | (Changed to 13 CSR 35-73.035) Family Support Division              |               | 43 MoReg 2980                    |                                 |             |
| 13 CSR 40-73.050   | (Changed to 13 CSR 35-73.040) Family Support Division (CR)         |               | 43 MoReg 2980                    |                                 |             |
| 13 CSR 40-73.060   | (Changed to 13 CSR 35-73.050) Family Support Division              |               | 43 MoReg 2981                    |                                 |             |
| 13 CSR 40-73.070   | (Changed to 13 CSR 35-73.060) Family Support Division              |               | 43 MoReg 2981                    |                                 |             |
| 13 CSR 40-73.075   | (Changed to 13 CSR 35-73.070) Family Support Division              |               | 43 MoReg 2981                    |                                 |             |
| 13 CSR 40-73.080   | (Changed to 13 CSR 35-73.075) Family Support Division              |               | 43 MoReg 2982                    |                                 |             |
| 13 CSR 40-79.010   | (Changed to 13 CSR 35-73.080) Family Support Division              |               | 43 MoReg 2553                    | 44 MoReg 622                    |             |
| 13 CSR 40-80.010   | (Changed to 13 CSR 10-3.040) Family Support Division               |               | 43 MoReg 2555R                   | 44 MoReg 623R                   |             |
| 13 CSR 40-91.010<br>13 CSR 40-91.030                     | Family Support Division Family Support Division                    |               | 43 MoReg 3089<br>43 MoReg 3092   |                                 |             |
| 13 CSR 40-100.020  | Family Support Division<br>(Changed from 13 CSR 30-7.010)          |               | 43 MoReg 3075                    |                                 |             |
| 13 CSR 40-100.030  | Family Support Division (Changed from 13 CSR 30-8.010)             |               | 43 MoReg 2855                    | This Issue                      |             |
| 13 CSR 40-102.010  | Family Support Division (Changed from 13 CSR 30-5.010)             |               | 43 MoReg 2853                    | This Issue                      |             |
| 13 CSR 40-104.010  | Family Support Division  |               | 43 MoReg 2648                    | 44 MoReg 705                    |             |
| 13 CSR 40-104.020  | (Changed from 13 CSR 30-4.020) Family Support Division             |               | 43 MoReg 3074                    |                                 |             |
| 13 CSR 40-106.010  | (Changed from 13 CSR 30-6.010) Family Support Division             |               | 43 MoReg 3072                    |                                 |             |
| 13 CSR 40-108.020  | (Changed from 13 CSR 30-5.020) Family Support Division             |               | 43 MoReg 2653                    | 44 MoReg 705                    |             |
| 13 CSR 40-108.030  | (Changed from 13 CSR 40-3.020) Family Support Division             |               | 43 MoReg 2650                    | 44 MoReg 705                    |             |
| 13 CSR 40-108.040  | (Changed from 13 CSR 30-9.010) Family Support Division             |               | 43 MoReg 2645                    | 44 MoReg 706                    |             |
| 13 CSR 40-110.040  | (Changed from 13 CSR 30-2.010) Family Support Division             |               | 43 MoReg 2651                    | 44 MoReg 706                    |             |
| 13 CSR 45-2.010  | (Changed from 13 CSR 30-10.010) Division of Legal Services         |               | 43 MoReg 2654                    | 44 MoReg 704                    |             |
| 13 CSR 65-3.010  | (Changed to 13 CSR 5-2.010) Missouri Medicaid Audit and Compliance | This Issue    | 43 MoReg 2555                    | 44 MoReg 440                    |             |
| 13 CSR 65-3.060<br>13 CSR 70-2.100                       | Missouri Medicaid Audit and Compliance<br>MO HealthNet Division    |               | 43 MoReg 2858<br>43 MoReg 2859   | This Issue<br>This Issue        |             |
| 13 CSR 70-3.100<br>13 CSR 70-3.130                       | MO HealthNet Division MO HealthNet Division                        |               | 43 MoReg 3092<br>43 MoReg 2860R  | This IssueR                     |             |
| 13 CSR 70-3.190<br>13 CSR 70-3.230                       | MO HealthNet Division MO HealthNet Division                        |               | 43 MoReg 1917R<br>43 MoReg 2860  | 43 MoReg 3866R<br>This Issue    |             |
| 13 CSR 70-3.270<br>13 CSR 70-3.280                       | MO HealthNet Division MO HealthNet Division                        |               | 43 MoReg 2557<br>44 MoReg 563    | 44 MoReg 623W                   |             |
| 13 CSR 70-3.290<br>13 CSR 70-3.300                       | MO HealthNet Division MO HealthNet Division                        |               | 44 MoReg 564<br>43 MoReg 2658    | 44 MoReg 706                    |             |
| 13 CSR 70-4.051  | MO HealthNet Division MO HealthNet Division                        |               | 43 MoReg 3093                    |                                 |             |
| 13 CSR 70-4.070<br>13 CSR 70-10.016                      | MO HealthNet Division  | 44 MoReg 494  | 43 MoReg 1918R<br>43 MoReg 3094  | 43 MoReg 3866R<br>This Issue    |             |
| 13 CSR 70-10.070<br>13 CSR 70-10.120                     | MO HealthNet Division MO HealthNet Division                        |               | 43 MoReg 2866<br>43 MoReg 2661   | This Issue<br>44 MoReg 713      |             |
| 13 CSR 70-10.160<br>13 CSR 70-15.010                     | MO HealthNet Division MO HealthNet Division                        | 43 MoReg 1991 | 43 MoReg 2866<br>43 MoReg 2311   | This Issue<br>43 MoReg 3646     |             |
| 13 CSR 70-15.110<br>13 CSR 70-15.160                     | MO HealthNet Division MO HealthNet Division                        | 43 MoReg 1994 | 43 MoReg 2315<br>44 MoReg 685    | 43 MoReg 3646                   |             |
| 13 CSR 70-20.030<br>13 CSR 70-20.031                     | MO HealthNet Division MO HealthNet Division                        |               | 43 MoReg 2868<br>43 MoReg 3099   | This Issue                      |             |
| 13 CSR 70-20.032<br>13 CSR 70-20.034<br>13 CSR 70-20.040 | MO HealthNet Division MO HealthNet Division                        |               | 43 MoReg 1918R<br>43 MoReg 3099R | 43 MoReg 3866R                  |             |
| 13 CSR 70-20.060   | MO HealthNet Division MO HealthNet Division                        |               | 43 MoReg 1918R<br>43 MoReg 2564  | 43 MoReg 3866R<br>44 MoReg 623W |             |
| 13 CSR 70-20.070<br>13 CSR 70-20.340                     | MO HealthNet Division MO HealthNet Division                        |               | 43 MoReg 2566<br>43 MoReg 3099   | 44 MoReg 624                    |             |
| 13 CSR 70-26.010<br>13 CSR 70-30.010                     | MO HealthNet Division MO HealthNet Division                        |               | 43 MoReg 3101<br>43 MoReg 3103   |                                 |             |
| 13 CSR 70-94.010<br>13 CSR 70-98.015                     | MO HealthNet Division MO HealthNet Division                        |               | 43 MoReg 3502<br>43 MoReg 3103   |                                 |             |
| 13 CSR 70-98.020<br>13 CSR 110-2.060                     | MO HealthNet Division Division of Youth Services                   |               | 43 MoReg 3105<br>43 MoReg 2662   | 44 MoReg 713                    |             |
| 13 CSR 110-2.120<br>13 CSR 110-3.010                     | Division of Youth Services Division of Youth Services              |               | 43 MoReg 2663<br>43 MoReg 3106   | 44 MoReg 713                    |             |
| 13 CSR 110-3.015<br>13 CSR 110-3.020                     | Division of Youth Services Division of Youth Services              |               | 43 MoReg 2868R<br>43 MoReg 2869R | This IssueR<br>This IssueR      |             |
| 13 CSR 110-3.030   | Division of Youth Services Division of Youth Services              |               | 43 MoReg 3505<br>43 MoReg 3106   | 11115 155UCIX                   |             |
| 13 CSR 110-3.040   |  |               | ⇒ 1 IVIUNES 1100                 |                                 |             |

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|--|--|---|---|------------------------------|--|
| Rule Number  | Agency   | Emergency                                       | Proposed                                    | Order                        | In Addition                                  |
| 13 CSR 110-7.010<br>13 CSR 110-8.010<br>13 CSR 110-8.020 | Division of Youth Services Division of Youth Services Division of Youth Services       |   | 44 MoReg 97<br>44 MoReg 565<br>44 MoReg 566 |                              |  |
| 14 CSR   | DEPARTMENT OF CORRECTIONS Department of Corrections                                    |   |   |                              | 42 MoReg 990                                 |
| 15 CSR   | ELECTED OFFICIALS Elected Officials  |   |   |                              | 43 MoReg 1498                                |
| 15 CSR 30-70.010   | Secretary of State   | 43 MoReg 2765                                   | 43 MoReg 2869                               | 44 MoReg 441                 | 43 MOREG 1436                                |
| 15 CSR 30-70.020   | Secretary of State   | 43 MoReg 2766                                   | 43 MoReg 2870                               | 44 MoReg 441                 |  |
| 15 CSR 30-70.030<br>15 CSR 30-70.040                     | Secretary of State Secretary of State  | 43 MoReg 2767<br>43 MoReg 2768                  | 43 MoReg 2870<br>43 MoReg 2871              | 44 MoReg 441<br>44 MoReg 441 |  |
| 15 CSR 30-70.050   | Secretary of State   | 43 MoReg 2768                                   | 43 MoReg 2872                               | 44 MoReg 441                 |  |
| 15 CSR 30-70.060<br>15 CSR 30-70.070                     | Secretary of State<br>Secretary of State   | 43 MoReg 2769<br>43 MoReg 2770<br>43 MoReg 2770 | 43 MoReg 2872<br>43 MoReg 2872              | 44 MoReg 441<br>44 MoReg 442 |  |
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| 20 CSR 2150-3.080                      | State Board of Registration for the Healing  | 42 MaDag 2450 | 42 MoDo = 2460                  | 42 MaDa= 2646                |              |
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| Rule Number   | Agency  | Emergency  | Proposed   | Order                          | In Addition |
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| 20 CSR 2150-3.170   | State Board of Registration for the Healing   | 42 MaDag 2450  | 42 MoDog 2472  | 42 MaDag 2646                  |             |
| 20 CSR 2150-3.300   | Arts State Board of Registration for the Healing  | 43 MoReg 2459  | 43 MoReg 2472  | 43 MoReg 3646                  |             |
| 20 CSR 2150-5.025   | Arts State Board of Registration for the Healing  | 43 MoReg 2460  | 43 MoReg 2475  | 43 MoReg 3647                  |             |
| 20 CSR 2150-5.100   | Arts State Board of Registration for the Healing  | 43 MoReg 2773  | 43 MoReg 2890  | 44 MoReg 443                   |             |
| 20 CSR 2200-4.010   | Arts State Board of Nursing   | 44 MoReg 27T   | This Issue   |                                |             |
| 20 CSR 2200-4.200   | State Board of Nursing  | 44 MoReg 27T   |  |                                |             |
| 20 CSR 2200-7.010<br>20 CSR 2210-1.010  | State Board of Nursing State Board of Optometry   |  | 43 MoReg 3278<br>43 MoReg 2892                                     | 44 MoReg 443                   |             |
| 20 CSR 2210-1.020<br>20 CSR 2210-2.011  | State Board of Optometry State Board of Optometry   |  | 43 MoReg 2893<br>43 MoReg 2893                                     | 44 MoReg 444<br>44 MoReg 444   |             |
| 20 CSR 2210-2.020   | State Board of Optometry  |  | 43 MoReg 3811  |                                |             |
| 20 CSR 2210-2.030<br>20 CSR 2210-2.060  | State Board of Optometry State Board of Optometry   |  | 43 MoReg 2893<br>43 MoReg 2895                                     | 44 MoReg 444<br>44 MoReg 444   |             |
| 0 CSR 2220-2.200<br>0 CSR 2220-4.010  | State Board of Pharmacy   | 43 MoReg 2776  | 43 MoReg 2896  | 44 MoReg 444                   |             |
|   | State Board of Pharmacy   | 43 MoReg 3058T<br>44 MoReg 28                                      | 44 MoReg 107   |                                |             |
| 0 CSR 2220-8.010<br>0 CSR 2220-8.020  | State Board of Pharmacy State Board of Pharmacy   | 44 MoReg 28<br>44 MoReg 29   | 44 MoReg 113<br>44 MoReg 113                                       |                                |             |
| 0 CSR 2220-8.030  | State Board of Pharmacy   | 44 MoReg 30  | 44 MoReg 115   |                                |             |
| 20 CSR 2220-8.040<br>20 CSR 2220-8.045  | State Board of Pharmacy State Board of Pharmacy   | 44 MoReg 31<br>44 MoReg 33   | 44 MoReg 115<br>44 MoReg 117                                       |                                |             |
| 20 CSR 2220-8.050<br>20 CSR 2220-8.060  | State Board of Pharmacy<br>State Board of Pharmacy  |  | 44 MoReg 118   |                                |             |
| 0 CSR 2231-1.010  | State Board of Pharmacy   |  | 44 MoReg 119<br>44 MoReg 702                                       |                                |             |
| 0 CSR 2231-2.010<br>0 CSR 2231-3.010  | State Board of Pharmacy Division of Professional Registration   | 43 MoReg 3760  | 44 MoReg 702<br>43 MoReg 3814                                      |                                |             |
| 0 CSR 2232-1.040  | Missouri State Committee of Interpreters  | 43 MoReg 3760  | 43 MoReg 3817  |                                |             |
| 0 CSR 2245-1.010<br>0 CSR 2245-3.005  | Real Estate Appraisers Real Estate Appraisers   | 43 MoReg 2639<br>43 MoReg 2640                                     | 43 MoReg 2664<br>43 MoReg 2664                                     | 44 MoReg 223<br>44 MoReg 224   |             |
| 20 CSR 2245-3.010   | Real Estate Appraisers  | 43 MoReg 2641  | 43 MoReg 2665  | 44 MoReg 224                   |             |
| 0 CSR 2245-5.020<br>0 CSR 2245-6.040  | Real Estate Appraisers Real Estate Appraisers   | 43 MoReg 2642  | 44 MoReg 119<br>43 MoReg 2665                                      | 44 MoReg 224                   |             |
| 20 CSR 2245-8.010<br>20 CSR 2245-8.030  | Real Estate Appraisers Real Estate Appraisers   | 43 MoReg 2643<br>43 MoReg 2643                                     | 43 MoReg 2666<br>43 MoReg 2666                                     | 44 MoReg 224<br>44 MoReg 224   |             |
| 20 CSR 2270-1.011   | Missouri Veterinary Medical Board   | +3 Workeg 20+3   | 43 MoReg 2570  | 43 MoReg 3867                  |             |
| 20 CSR 2270-1.031<br>20 CSR 2270-2.031  | Missouri Veterinary Medical Board<br>Missouri Veterinary Medical Board                                |  | 43 MoReg 2570<br>43 MoReg 2572                                     | 43 MoReg 3867<br>43 MoReg 3867 |             |
| 20 CSR 2270-2.041   | Missouri Veterinary Medical Board   |  | 43 MoReg 2572  | 43 MoReg 3867                  |             |
| 20 CSR 2270-3.020<br>20 CSR 2270-4.011  | Missouri Veterinary Medical Board<br>Missouri Veterinary Medical Board                                |  | 43 MoReg 2572<br>43 MoReg 2573                                     | 43 MoReg 3867<br>43 MoReg 3867 |             |
| 20 CSR 2270-4.021<br>20 CSR 2270-4.031  | Missouri Veterinary Medical Board<br>Missouri Veterinary Medical Board                                |  | 43 MoReg 2573<br>43 MoReg 2574                                     | 43 MoReg 3868<br>43 MoReg 3868 |             |
| 20 CSR 2270-4.041   | Missouri Veterinary Medical Board   |  | 43 MoReg 2574  | 43 MoReg 3868                  |             |
| 20 CSR 2270-4.042<br>20 CSR 2270-6.011  | Missouri Veterinary Medical Board<br>Missouri Veterinary Medical Board                                |  | 43 MoReg 2575<br>43 MoReg 2575                                     | 43 MoReg 3868<br>43 MoReg 3868 |             |
|   | MISSOURI CONSOLIDATED HEALTH O  | CARE PLAN  |  |                                |             |
| 22 CSR 10-1.030   | Health Care Plan  | 43 MoReg 3354  | 43 MoReg 3539  |                                |             |
| 22 CSR 10-2.010<br>22 CSR 10-2.020  | Health Care Plan Health Care Plan   | 43 MoReg 3356<br>43 MoReg 3357                                     | 43 MoReg 3540<br>43 MoReg 3541                                     |                                |             |
| 22 CSR 10-2.030   | Health Care Plan  | 43 MoReg 3362  | 43 MoReg 3546  |                                |             |
| 22 CSR 10-2.045<br>22 CSR 10-2.046  | Health Care Plan Health Care Plan   | 43 MoReg 3365<br>43 MoReg 3366                                     | 43 MoReg 3549<br>43 MoReg 3550                                     |                                |             |
| 2 CSR 10-2.047<br>2 CSR 10-2.051  | Health Care Plan Health Care Plan   | 43 MoReg 3368<br>43 MoReg 3370R                                    | 43 MoReg 3551<br>43 MoReg 3553R                                    |                                |             |
| 2 CSR 10-2.052  | Health Care Plan  | 43 MoReg 3370R   | 43 MoReg 3553R   |                                |             |
| 2 CSR 10-2.053<br>2 CSR 10-2.055  | Health Care Plan Health Care Plan   | 43 MoReg 3370<br>43 MoReg 3372                                     | 43 MoReg 3553<br>43 MoReg 3555                                     |                                |             |
| 2 CSR 10-2.060  | Health Care Plan  | 43 MoReg 3381R   | 43 MoReg 3564R   |                                |             |
| 2 CSR 10-2.061<br>2 CSR 10-2.075  | Health Care Plan Health Care Plan   | 43 MoReg 3382<br>43 MoReg 3383                                     | 43 MoReg 3564<br>43 MoReg 3566                                     |                                |             |
| 22 CSR 10-2.080   | Health Care Plan  | 43 MoReg 3384  | 43 MoReg 3566  |                                |             |
| 22 CSR 10-2.088<br>22 CSR 10-2.089  | Health Care Plan Health Care Plan   | 43 MoReg 3384<br>43 MoReg 3385                                     | 43 MoReg 3567<br>43 MoReg 3567                                     |                                |             |
| 2 CSR 10-2.090  | Health Care Plan  | 43 MoReg 3386  | 43 MoReg 3568  |                                |             |
| 22 CSR 10-2.110<br>22 CSR 10-2.140  | Health Care Plan Health Care Plan   | 43 MoReg 3389<br>43 MoReg 3390                                     | 43 MoReg 3570<br>43 MoReg 3572                                     |                                |             |
|   | Health Care Plan<br>Health Care Plan  | 43 MoReg 3391  | 43 MoReg 3579  |                                |             |
| 22 CSR 10-3.010   | meann i are gian  | 43 MoReg 3392  | 43 MoReg 3579<br>43 MoReg 3582                                     |                                |             |
| 22 CSR 10-3.010<br>22 CSR 10-3.020  | Health Care Plan  | 43 MoReg 3395  |  |                                |             |
| 22 CSR 10-3.010<br>22 CSR 10-3.020<br>22 CSR 10-3.045<br>22 CSR 10-3.053  | Health Care Plan<br>Health Care Plan  | 43 MoReg 3396R   | 43 MoReg 3583R   |                                |             |
| 22 CSR 10-3.010<br>22 CSR 10-3.020<br>22 CSR 10-3.045<br>22 CSR 10-3.053<br>22 CSR 10-3.055   | Health Care Plan Health Care Plan Health Care Plan Health Care Plan                                   |  |  |                                |             |
| 22 CSR 10-3.010<br>22 CSR 10-3.020<br>22 CSR 10-3.045<br>22 CSR 10-3.053<br>22 CSR 10-3.055<br>22 CSR 10-3.056<br>22 CSR 10-3.057   | Health Care Plan | 43 MoReg 3396R<br>43 MoReg 3397<br>43 MoReg 3397R<br>43 MoReg 3398 | 43 MoReg 3583R<br>43 MoReg 3584<br>43 MoReg 3584R<br>43 MoReg 3584 |                                |             |
| 22 CSR 10-3.010<br>22 CSR 10-3.020<br>22 CSR 10-3.045<br>22 CSR 10-3.053<br>22 CSR 10-3.055<br>22 CSR 10-3.056<br>22 CSR 10-3.057<br>22 CSR 10-3.057<br>22 CSR 10-3.058<br>22 CSR 10-3.059<br>22 CSR 10-3.059 | Health Care Plan Health Care Plan Health Care Plan Health Care Plan                                   | 43 MoReg 3396R<br>43 MoReg 3397<br>43 MoReg 3397R                  | 43 MoReg 3583R<br>43 MoReg 3584<br>43 MoReg 3584R                  |                                |             |

# **Rule Changes Since Update**

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| Rule Number     | Agency           | Emergency     | Proposed      | Order | In Addition |
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| 22 CSR 10-3.080 | Health Care Plan | 43 MoReg 3412 | 43 MoReg 3598 |       |             |
| 22 CSR 10-3.090 | Health Care Plan | 43 MoReg 3413 | 43 MoReg 3599 |       |             |

<sup>\*4</sup> CSR 80—Economic Development Programs is changing to Division of Economic Development Programs.

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| Agency   |  | Publication   | Effective  | Expiration   |
| Office of Administ<br>1 CSR 40-1.050   | Procedures for Solicitation, Receipt of Bids, and Award and Administration of Contracts  | 43 MoReg 2967   | Sept. 15, 2018   | March 13, 2019   |
| Public Service Com   | onomic Development<br>nission<br>Safety Standards - Liquefied Natural Gas Facilities   | 44 MoReg 493  | Dec. 29, 2018 .  | June 26, 2019  |
|  | bor and Industrial Relations   |   |  |  |
| 8 CSR 30-3.050   | Applicable Wage Rates for Public Works Projects  Apprentices and Entry-Level Workers  Classifications of Construction Work  Posting of Prevailing Wage Rates  Occupational Titles of Work Descriptions   | 44 MoReg 6  | Dec. 01, 2018Dec. 01, 2018Dec. 01, 2018 .  | May 29, 2019<br>May 29, 2019<br>May 29, 2019   |
| Department of Pu<br>Division of Alcohol :<br>11 CSR 70-2.240   | blic Safety and Tobacco Control Advertising of Intoxicating Liquor   | 43 MoReg 3199   | Oct. 20, 2018  | April 17, 2019   |
| Department of Re   | venue  |   |  |  |
| Director of Revenue<br>12 CSR 10-41.010  | Annual Adjusted Rate of Interest   | 43 MoReg 3347   | Jan. 1, 2019.  | June 29, 2019  |
| 13 CSR 65-3.010<br>MO HealthNet Divis<br>13 CSR 70-10.016  | Audit and Compliance Participant Lock-In Program   |   |  |  |
| 15 CSR 30-130.020<br>15 CSR 30-130.030<br>15 CSR 30-130.040<br>15 CSR 30-130.050<br>15 CSR 30-130.060<br>15 CSR 30-130.070<br>15 CSR 30-130.080<br>15 CSR 30-130.090<br>15 CSR 30-130.100<br>15 CSR 30-200.025       | Definitions Applications, Interim Operating Permits and Forms Fees Approval of Assurance Organizations Use of Assurance Organizations by Applicant Proof of Positive Working Capital, Bonds and Letters Disciplinary Actions Request for Hearing Hearings Appeals Application and Payment Procedures for Appropriations or Grants  | 44 MoReg 22   | Dec. 10, 2018<br>Dec. 10, 2018 | June 7, 2019June 7, 2019                                     |
| Department of He<br>Office of the Directo  | alth and Senior Services   |   |  |  |
| 19 CSR 10-10.130<br>19 CSR 20-60.010<br>19 CSR 30-1.002<br>19 CSR 30-1.023<br>19 CSR 30-1.064<br>19 CSR 30-1.078<br>19 CSR 30-20.013<br>19 CSR 30-60.020<br>19 CSR 30-60.050<br>19 CSR 30-61.025<br>19 CSR 30-61.025 | Missouri Adoptee Rights Levels of Maternal and Neonatal Care Designations Schedules of Controlled Substances Registration Changes Partial Filling of Controlled Substance Prescriptions Disposing of Unwanted Controlled Substances Incorporation of Medicare Conditions of Participation Application for Annual Fire Safety and Health and Sanitation Inspections and Inspection Procedures Staffing Requirements Organization and Administration Initial Licensing Information | 44 MoReg 49643 MoReg 334743 MoReg 297043 MoReg 297143 MoReg 2972 Next Issue | Dec. 30, 2018Nov. 04, 2018Sept 27, 2018Sept 27, 2018Sept 27, 2018Feb. 24, 2019Feb. 25, 2019 Feb. 25, 2019 Feb. 25, 2019 Feb. 25, 2019 Feb. 25, 2019 .                  | June 27, 2019May 2, 2019March 25, 2019March 25, 2019March 25, 2019Aug. 22, 2019Aug. 23, 2019Aug. 23, 2019Aug. 23, 2019Aug. 23, 2019Aug. 23, 2019 |
| 19 CSR 30-61.105<br>19 CSR 30-61.210<br>19 CSR 30-62.032   | License Renewal  | Next Issue  | Feb. 25, 2019<br>Feb. 25, 2019<br>Feb. 25, 2019  | Aug. 23, 2019<br>Aug. 23, 2019<br>Aug. 23, 2019  |

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| 19 CSR 30-62.052<br>19 CSR 30-62.102    | License Renewal   | .Next Issue       | Feb. 25, 2019 .<br>Feb. 25, 2019 | Aug. 23, 2019                  |
| 19 CSR 30-62.102                        | Records and Reports   | .Next Issue       | Feb. 25, 2019 .                  | Aug. 23, 2019                  |
| 19 CSR 30-63.010                        | Definitions   | .Next Issue       | Feb. 25, 2019 .                  | Aug. 23, 2019                  |
| 19 CSR 30-63.020<br>19 CSR 30-63.030    | General Requirements  |                   |                                  |                                |
| 19 CSR 30-63.030<br>19 CSR 30-63.040    | Criminal Background Screening Cost  | Next Issue        | Feb. 25, 2019 .                  | Aug. 23, 2019                  |
| 19 CSR 30-63.050                        | Process for Appeal Required in Section 210.1080, RSMo .   | .Next Issue       | Feb. 25, 2019 .                  | Aug. 23, 2019                  |
| 19 CSR 30-95.020                        | General Provisions  | .44 MoReg 271     | Dec. 24, 2018 .                  | June 21, 2019                  |
| Department of In                        | surance, Financial Institutions and Professional Re   | vistration        |                                  |                                |
| Office of Athletics                     |   |                   |                                  |                                |
| 20 CSR 2040-2.011                       | Licenses  | .43 MoReg 2772 .  | Sept. 7, 2018 .                  | March 5, 2019                  |
| 20 CSR 2040-2.021<br>Board of Cosmetole | Permitsogy and Barber Examiners   | .43 MoReg 2772 .  | Sept. 7, 2018 .                  | March 5, 2019                  |
| 20 CSR 2085-3.010                       | Fees  | .43 MoReg 3058 .  | Oct. 1, 2018 .                   | March 29, 2019                 |
| Missouri Dental Bo                      | pard  |                   |                                  |                                |
|   | Prescribing Opioids   | .43 MoReg 3759 .  | Nov. 17, 2018 .                  | May 15, 2019                   |
| 20 CSR 2150-5.025                       | Administration of Vaccines Per Protocol   | .43 MoReg 2773 .  | Sept. 30, 2018 .                 | March 28, 2019                 |
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| 20 CSR 2220-4.010                       | General Fees  | .44 MoReg 28      | Dec. 8, 2018 .                   | June 5, 2019                   |
|   | Definitions   |                   |                                  |                                |
|   | Nonresident Third-Party Logistics Providers/Drug  | _                 |                                  |                                |
| • | Outsourcer Facilities   |                   |                                  |                                |
|   | Standards of Operation (Drug Outsourcers) Standards of Operation (Third-Party Logistics Providers)    |                   |                                  |                                |
| Division of Professi                    |   | .44 Morceg 33     | Dcc. 6, 2016 .                   | June 3, 2017                   |
|   | Fee Waiver for Military Families and  |                   |                                  |                                |
| Missauri Stata Con                      | Low-Income Individuals  | .43 MoReg 3760 .  | Nov. 17, 2018 .                  | May 15, 2019                   |
|   | Fees  | .43 MoReg 3760 .  | Nov. 17, 2018 .                  | May 15, 2019                   |
|   | dated Health Care Plan  |                   |                                  | •                              |
|   | oard of Trustees Election Process   | .43 MoReg 3354    | Jan. 1, 2019 .                   | June 29, 2019                  |
| 22 CSR 10-2.010 D                       | efinitions  | .43 MoReg 3356    | Jan. 1, 2019 .                   | June 29, 2019                  |
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|   | lan Utilization Review Policy   |                   |                                  |                                |
| 22 CSR 10-2.046 P                       | PO 750 Plan Benefit Provisions and Covered Charges  | .43 MoReg 3366    | Jan. 1, 2019 .                   | June 29, 2019                  |
|   | PO 1250 Plan Benefit Provisions and Covered Charges   |                   |                                  |                                |
| 22 CSR 10-2.051 PI                      | PO 300 Plan Benefit Provisions and Covered Charges PO 600 Plan Benefit Provisions and Covered Charges | .43 MoReg 3370    | Jan. 1, 2019 .<br>Ian 1 2019     | June 29, 2019<br>June 29, 2019 |
|   | ealth Savings Account Plan Benefit Provisions   | . 13 1110100 3370 |                                  |                                |
|   | and Covered Charges   | .43 MoReg 3370    | Jan. 1, 2019 .                   | June 29, 2019                  |
|   | Iedical Plan Benefit Provisions and Covered Charges PO 300 Plan, PPO 600 Plan, and Health             | .43 MoReg 33/2    | Jan. 1, 2019 .                   | June 29, 2019                  |
| 22 COR 10-2,000 1                       | Savings Account Plan Limitations  | .43 MoReg 3381    | Jan. 1, 2019 .                   | June 29, 2019                  |
| 22 CSR 10-2.061 P                       | lan Limitations   | .43 MoReg 3382    | Jan. 1, 2019 .                   | June 29, 2019                  |
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| 22 CSR 10-2.080 M                       | Iiscellaneous Provisions  | .43 MoReg 3384    | Jan. 1, 2019 .                   | June 29, 2019                  |
|   | harmacy Employer Group Waiver Plan for  |                   |                                  |                                |
| 44 CCD 10 4 000 D                       | Medicare Primary Members  |                   |                                  |                                |
| 22 CSR 10-2.090 Pl                      | harmacy Benefit Summary   | .43 MoReg 3386    | Jan. 1, 2019 .<br>Ian 1 2019     | June 29, 2019<br>June 29, 2019 |
|   | trive for Wellness Health Center Provisions,  | _                 |                                  |                                |
|   | Charges, and Services   |                   |                                  |                                |
| 22 CSR 10-3.010 D                       | efinitions  | .43 MoReg 3391    | Jan. 1, 2019 .                   | June 29, 2019                  |
| 22 CSR 10-3.020 G                       | lan Utilization Review Policy   | .43 MoReg 3395    | Jan. 1, 2019 .                   | June 29, 2019                  |
| 22 CSR 10-3.053 P                       | PO 1000 Plan Benefit Provisions and Covered Charges   | .43 MoReg 3396    | Jan. 1, 2019 .                   | June 29, 2019                  |
| 22 CSR 10-3.055 H                       | ealth Savings Account Plan Benefit Provisions   | 42 MaDaa 2207     | Inc. 1 2010                      | Inc. 20, 2010                  |
| 22 CSR 10-3.056 P                       | and Covered Charges   | .43 MoReg 3397    | Jan. 1, 2019 .<br>Jan. 1. 2019   | June 29, 2019<br>June 29, 2019 |
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| 22 CSR 10-3.057 Medical Plan Benefit Provisions and Covered Charges  | 43 MoReg 3398 . | Jan. 1, 2019 | June 29, 2019 |
| 22 CSR 10-3.058 PPO 750 Plan Benefit Provisions and Covered Charges  | 43 MoReg 3407 . | Jan. 1, 2019 | June 29, 2019 |
| 22 CSR 10-3.059 PPO 1250 Plan Benefit Provisions and Covered Charges | 43 MoReg 3409 . | Jan. 1, 2019 | June 29, 2019 |
| 22 CSR 10-3.060 PPO 600 Plan, PPO 1000 Plan, and Health Savings      |                 |              |               |
| Account Plan Limitations   | 43 MoReg 3410 . | Jan. 1, 2019 | June 29, 2019 |
| <b>22 CSR 10-3.061</b> Plan Limitations                              | 43 MoReg 3411 . | Jan. 1, 2019 | June 29, 2019 |
| 22 CSR 10-3.080 Miscellaneous Provisions                             | 43 MoReg 3412 . | Jan. 1, 2019 | June 29, 2019 |
| 22 CSR 10-3.090 Pharmacy Benefit Summary                             | 43 MoReg 3413 . | Jan. 1, 2019 | June 29, 2019 |

| Missouri<br>Register | Executive Order  | rs             | March 1, 2019<br>Vol. 44, No. 5 |
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| Executive<br>Orders  | Subject Matter   | Filed Date     | Publication                     |
|                      | <u>2019</u>  |                |                                 |
| Proclamation         | Governor reduces line items in the budget.   | Jan. 28, 2019  | This Issue                      |
| 19-03                | Transfers the Division of Workforce Development to the Department of Higher Education  | Jan. 17, 2019  | This Issue                      |
| 19-02                | Transfers the Office of Public Counsel and Public Service Commission to the  | Juli. 17, 2017 | 11110 10000                     |
| 10.01                | Department of Insurance, Financial Institutions and Professional Registration  | Jan. 17, 2019  | This Issue                      |
| 19-01                | Transfers the Division of Energy to the Department of Natural Resources  | Jan. 17, 2019  | This Issue                      |
|                      | <u>2018</u>  |                |                                 |
| 18-12                | Establishes the Missouri 2020 Complete Count Committee   | Dec. 18, 2018  | 44 MoReg 498                    |
| 18-11                | Closes state offices December 24, 2018.  | Nov. 30, 2018  | 43 MoReg 3761                   |
| 18-10                | Establishes that each executive branch adhere to the code of conduct   |                |                                 |
|                      | regarding gifts form lobbyist  | Nov. 20, 2018  | 44 MoReg 36                     |
| 18-09                | Closes state offices November 23, 2018.  | Nov. 1, 2018   | 43 MoReg 3204                   |
| 18-08                | Establishes the Missouri Justice Reinvestment Executive Oversight Council.   | Oct. 25, 2018  | 43 MoReg 3472                   |
| Proclamation         | Governor temporarily reduces line items in the budget.   | Oct. 31, 2018  | 43 MoReg 3416                   |
| 18-07                | Establishes the Bicentennial Commission.   | Oct. 12, 2018  | 43 MoReg 3202                   |
| Proclamation         | Calls upon the Senators and Representatives to enact legislation requiring the Department of Elementary and Secondary Education to establish a statewide program to be known as the "STEM Career Awareness Program." | Sept. 4, 2018  | 43 MoReg 2780                   |
| 18-06                | Designates those members of the governor's staff who have supervisory  | _              |                                 |
| 10.05                | authority over each department, division, or agency of state government.   | Aug. 21, 2018  | 43 MoReg 2778                   |
| 18-05                | Declares a drought alert for 47 Missouri counties and orders the director of<br>the Department of Natural Resources to activate and designate a chairperson  |                |                                 |
|                      | for the Drought Assessment Committee   | July 18, 2018  | 43 MoReg 2539                   |
| 18-04                | Extends the deadline from Section 3d of Executive Order 17-03 through  | 341y 10, 2010  | 15 Workey 2555                  |
|                      | September 30,2018.   | June 29, 2018  | 43 MoReg 1996                   |
| 18-03                | Reauthorizes and restructures the Homeland Security Advisory Council.  | April 25, 2018 | 43 MoReg 1123                   |
| 18-02                | Declares a State of Emergency and activates the state militia in response to   | ,              |                                 |
|                      | severe weather that began on Feb. 23.  | Feb. 24, 2018  | 43 MoReg 664                    |
| Proclamation         | Governor notifies the General Assembly that he is reducing appropriation   |                |                                 |
|                      | lines in the fiscal year 2018 budget.  | Feb. 14, 2018  | 43 MoReg 519                    |
| 18-01                | Rescinds Executive Order 07-21.  | Jan. 4, 2018   | 43 MoReg 251                    |

The rule number and the MoReg publication date follow each entry in this index.

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       procurement and management of leased real property; 1 CSR 35-2.030; 1/2/19
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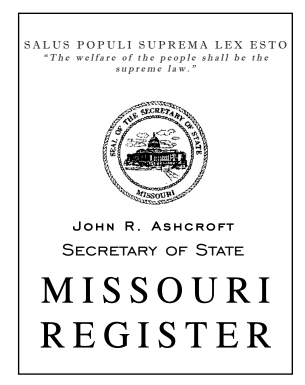


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